

**SOUTH AMERICAN GOLD AND COPPER
COMPANY LIMITED**

**ANNUAL INFORMATION FORM
FOR THE YEAR ENDED SEPTEMBER 30, 2007**

DECEMBER 19, 2007

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PRELIMINARY NOTES

Currency Exchange Rates

Unless otherwise indicated, all currency amounts in this Annual Information Form are expressed in United States dollars. The following table sets forth the currency exchange rates for the conversion of United States dollars into Canadian dollars for the following years ended September 30 (the Corporation's fiscal year end), as reported by the Bank of Canada. The average rates were manually calculated for the 12-month period starting October of the prior year and ending September 30 each year. The average prices were calculated by taking each month's average, as reported by the Bank of Canada, summing up the average for each 12-month period and dividing by 12.

	2007	2006	2005	2004	2003
Closing (As at September 30)	.9949	1.1177	1.1627	1.2699	1.3499
Average (October 1 – September 30)	1.0728	1.1868	1.2233	1.3250	1.4638

Conversion Table and Technical Abbreviations

Amounts in this Annual Information Form are generally in metric units. Conversion rates from Imperial measure to metric and from metric to Imperial are provided below.

Imperial Measure	= Metric Unit	Metric Measure	= Imperial Measure
2.47 acres	1 hectare	0.4047 hectares	1 acre
3.28 feet	1 meter	0.3048 meters	1 foot
0.62 miles	1 kilometer	1.609 kilometers	1 mile
0.032 ounces (troy)	1 gram	31.1035 grams	1 ounce (troy)
1.102 tons (short)	1 tonne	0.907 tonnes	1 ton
0.029 ounces (troy/ton)	1 gram/tonne	34.28 grams/tonne	1 ounce (troy/ton)

All ounces are troy ounces; 14.58 troy ounces equal one pound (containing 16 Imperial ounces).

Abbreviations

Ha	Hectares	tpd	tonne per day
g	grams	Oz.	ounces
g/t	grams per tonne	km	kilometers
ppb	parts per billion	T	tonnes

Unless the context otherwise requires, references to the "Corporation," "South American Gold and Copper Company Limited," or "SAGC" in this Annual Information Form refer to South American Gold and Copper Company Limited and its subsidiaries.

Disclosures Regarding Forward-Looking Information

Certain information contained or incorporated by reference in this Annual Information Form, including the information set forth as to the future financial or operating performance of the Corporation, constitute "forward-looking statements" within the meaning of securities laws. Forward-looking statements may relate to the future outlook of the Corporation and anticipated events or results. In particular, statements regarding the Corporation's future operating results and economic performance are forward-looking statements. Forward-looking statements are made on management's belief as well as assumptions made by, and information currently available to, management of the Corporation. While such beliefs and assumptions are considered reasonable by the Corporation, they are inherently subject to significant business, economic and competitive uncertainties and contingencies or they may prove to be incorrect. Important factors which could cause actual results to differ materially from those projected in the forward-looking statements include fluctuations in the market price of gold, changes in government legislation in

the countries in which the Corporation operates, business opportunities which may be presented to or pursued by the Corporation, contests over title to properties, general and environmental risks and hazards associated with gold mining. Many of these issues can affect the Corporation's actual results and could cause its actual results to differ materially from those expressed or implied in any forward-looking statements made by, or on behalf of, the Corporation. Readers are cautioned that forward-looking statements are not guarantees of future performance, and should not place undue reliance on them. The Corporation expressly disclaims any obligation or undertaking to publicly release any updates or revisions to any forward-looking statements contained herein to reflect any change in expectations with regard thereto or any changes in events, conditions or circumstances on which any statement is based.

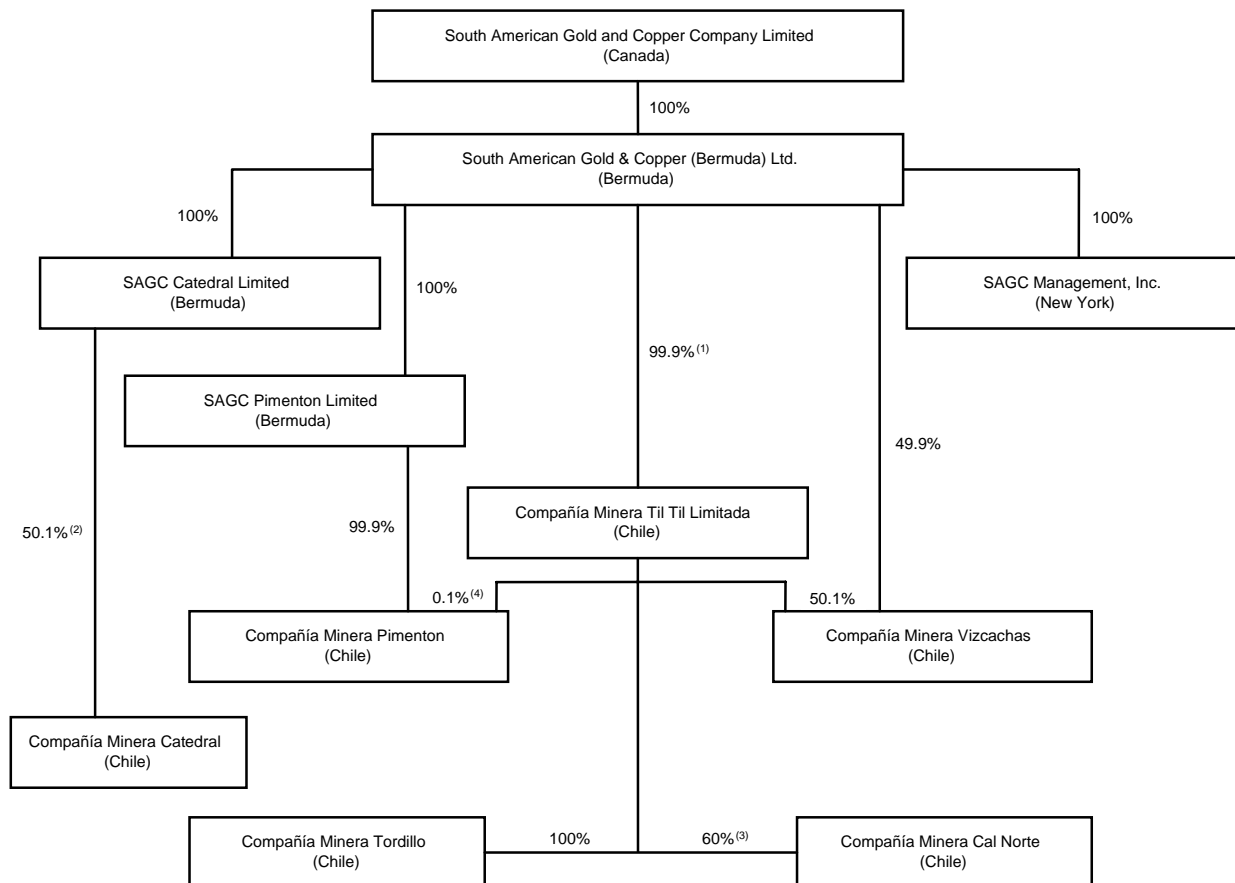
ITEM 1: CORPORATE STRUCTURE

South American Gold and Copper Company Limited was originally incorporated on May 6, 1991, under the laws of the Cayman Islands, British West Indies, under the name of South American Gold & Copper, Ltd. On May 12, 1994, Osborne & Chappel Goldfields Limited (“**O&C**”) a company, incorporated under the laws of Bermuda, acquired all of the issued shares of South American Gold & Copper Company, Ltd. (“**Old SAGC**”) in exchange for new shares of O&C pursuant to a reverse takeover. Subsequent to the acquisition of old SAGC, O&C changed its name to South American Gold and Copper Company Limited and its fiscal year to September 30. At the time of the acquisition of Old SAGC by O&C, O&C's common stock was listed on the Toronto Stock Exchange (“**TSX**”), but suspended from trading due to its not meeting certain financial criteria. Following the reverse takeover, the TSX approved reinstatement of trading in the shares of SAGC on May 18, 1994. In March 1996, SAGC shareholders approved the transfer and consolidation of all SAGC's assets and liabilities from the British West Indies Corporation to and into its Bermudian subsidiary and on October 3, 1996, SAGC became subject to the “Companies Act” of the Province of Nova Scotia, Canada. On May 3, 2007, the Corporation was continued under the *Canada Business Corporations Act*.

The registered office of the Corporation is located at Suite 500, 100 Wellington Street West, Toronto, Ontario M5K 1H1, Canada. The Corporation's business office is located at 67 Yonge Street, Suite 1201, Toronto, Ontario M5E 1J8, Canada. The Corporation's principal activities are conducted from its offices in Santiago, Chile, located at La Concepcion 266, of. 701, Providencia, Santiago, Chile. The Corporation also has an office at 420 Madison Avenue, Suite 905, New York, New York 10017.

The corporate structure of South American Gold and Copper Company Limited is set out in the chart on the following page:

SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED



Notes:

- (1) Under Chilean law, a limited liability company must have at least two shareholders. The other 0.1% interest is held by Mr. Stephen W. Houghton, the Corporation's founder and Chief Executive Officer.
- (2) The other 49.9% interest is held equally by Mr. David R.S. Thomson and Mr. Mario Hernandez both of whom are Executive Vice Presidents and directors of the Corporation.
- (3) The other 40% interest is held by two individuals who are not affiliated with the Corporation.
- (4) The Corporation does not hold any restricted securities of its subsidiary companies except for SAGC Pimenton Limited which has pledged 99.9% of its shares to Overseas Private Investment Corporation (OPIC) as collateral to an original \$2,800,000 loan made to this subsidiary by OPIC.

- All shareholdings represented on this chart are of common shares.

ITEM 2: GENERAL DEVELOPMENT OF THE BUSINESS

The Corporation is a mining company with mineral exploration and development properties. The business of the Corporation is to acquire, explore, develop and operate natural resource properties, either alone or in joint venture with other companies. SAGC has one producing gold mining property which has been on temporary shut-down since June 2005.

In July 1999, the Corporation entered into an agreement with Compañía Minera Quelon for the formation of Compañía Cal Norte in which SAGC holds a 60% interest through its subsidiary Compañía Minera Til Til Limitada. Compañía Cal Norte owns the mining equipment, mine facilities and limestone (CaCO₃) deposits, "Hornito" and "Ceci Tres," formerly owned by Compañía Minera Quelon. The limestone deposits had been in production for six years prior to October 1999, selling high-grade limestone to a Chilean cement producer.

Metallurgical grade lime is used by certain segments of the Chilean mining industry for pH adjustment in the plant flotation process of copper, gold, silver and other metals and for treatment of tailings and mine run-off water following mine closures. A market study prepared by the Corporation indicated that the current consumption of metallurgical grade lime is expected to increase substantially in the Central Regions of Chile (which are made up of Regions IV, V, VI and the Metropolitan Region of Chile) over the next five years and that without new lime kiln capacity, the Central Regions will be required to place a high degree of reliance on metallurgical lime imports from foreign countries. The market study also indicated that there appears to be a lack of well located high-grade limestone deposits in the Central Regions of Chile capable of producing and supporting the production of good quality metallurgical grade lime where a substantial part of the increased demand for metallurgical grade lime is expected to originate.

In 1999, Compañía Minera Catedral ("CMC") started to investigate high-grade limestone potential at Catedral to support a proposed 420 to 600 tpd capacity lime kiln producing facility to supply the Central Zone of Chile, on which the Company has prepared a pre-feasibility study. Additional work on the property indicates the high-grade limestone resource and associated gypsum at Catedral could host a larger project beyond that of a lime kiln.

A baseline environmental study was completed on the project and the Company successfully drilled and completed a water well capable of supplying the water requirements of the proposed mine and lime plant operations.

The Catedral/Rino project covers an area of 19,895 hectares and consists of 86 concessions. Elevations vary from less than 2100 meters up to 2900 meters. Catedral/Rino consists of two separate but adjacent limestone deposits. Both deposits are located 120 km southeast of Santiago, Chile, of which 78 km are paved and the last 42 km are gravel road. Total driving time from Santiago to the deposits is approximately two and one half hours.

The Chilean lime market was adversely affected by the devaluation of the Argentinean peso in 2003, resulting in a flow of cheap lime from Argentina into the Chilean lime market for the last four years. With the recovery of the Argentinean economy in the past two years the domestic demand for lime is improving thereby allowing for increased pricing by the Argentinean lime producers. Trucking costs of Argentinean lime imported into Chile have also increased the costs of Argentinean lime to the Chilean mining industry which is a large consumer of lime. The Company believes that the Catedral and Cal Norte lime projects will shortly be able to compete against Argentinean lime imports.

The Company is currently reviewing alternative strategies for the sale, joint venture or spin-off of the Catedral and Rio limestone properties as well as Cal Norte.

In October 2004, the Corporation initiated joint venture discussions with selected international mining companies that previously expressed an interest in Corporation's porphyry copper potential at Pimenton. This initiative was taken in order to enhance planned exploration activities and expenditures on the porphyry copper mineralization at Pimenton. If joint venture discussions are concluded satisfactorily, the Corporation will retain its 100% interest in the Pimenton gold mine.

In October 2004, the Corporation raised proceeds of Cdn \$3,010,000 (before underwriting commissions and expenses) by way of a private placement of common shares of the Corporation (the “**Common Shares**”) and units of the Corporation (the “**Units**”). The financing consisted of 40,000,000 Units, each Unit comprising one Common Share and one-half of one Common Share purchase warrant. In addition, 3,000,000 Common Shares were placed, of which 1,847,000 Common Shares were purchased by Stephen W. Houghton, President and Chief Executive Officer of the Corporation. Proceeds from this financing were used to advance exploration on the Corporation’s aforementioned porphyry copper deposit at Pimenton, to supplement the aforementioned joint venture discussions with a global producer of lime and limestone products for the supply of lime into the Chilean market, as well as for general corporate purposes.

In March 2005 the Corporation completed a preliminary exploration program on its recently acquired 100% owned Tordillo gold/copper prospect which covers an area of just under 7000 hectares and is located approximately 11.5 kilometers south southwest of the Corporation’s Pimenton gold mine and potential porphyry copper deposit.

Also in March 2005 Rio Tinto Mining and Exploration Ltd. (“**Rio Tinto**”) and South American Gold and Copper Company Limited signed a Letter Of Understanding (the “**Rio Tinto LOU**”) which served as the basis for entering into a formal joint venture option agreement for the exploration and development of the porphyry copper deposit at Pimenton. Under the terms of the Rio Tinto LOU, Rio Tinto agreed to fund and complete a 2,600 to 3,000 meter diamond drill program at Pimenton within one year of the signing of the Rio Tinto LOU. Following completion of the 3,000 meter drill program Rio Tinto elected, in June 2006, not to enter into a formal joint venture option agreement.

In March 2007, the Company entered into a Letter of Understanding (the “**Mantos LOU**”) with Empresa de Mantos Blancos S.A. (“**Mantos**”), a wholly-owned subsidiary of Anglo American plc (“**Anglo American**”). Mantos is to drill 2,000 meters of diamond drill holes before deciding to enter into a joint venture agreement with the Corporation. Mantos has drilled one hole to 980 meters during last year’s Chilean exploration season and has informed the Corporation that it expects to drill an additional 1,000 meter drill hole in early 2008 and perform additional mapping of several of the porphyry’s targets at Pimenton. The Pimenton gold mine is not directly impacted by the Mantos LOU on the Pimenton porphyry system.

In June 2005 mining operations at the Corporation’s Pimenton gold mine were adversely impacted by a series of unusual weather factors which caused severe avalanche conditions during the period of June 9, 2005, to June 19, 2005. The main portal entrance to the Pimenton Mine was heavily impacted by avalanches which caused damage to electrical equipment and air compressor equipment which rendered the mine inoperable. The details of these events and the negotiations with the Corporation’s insurance company are discussed under “Narrative Description of the Business - Pimenton Property, Chile – Operations”.

In September 2006, the Corporation sold 10,000,000 shares of its common stock in a private placement at Cdn \$0.05 per share.

In November 2006, the Corporation signed a financial advisory agreement (the “**Financial Advisory Agreement**”) with PM Holdings Ltd. (“**PM Holdings**”) to assist the Corporation in raising up to \$14,000,000. As a part of the Financial Advisory Agreement PM Holdings purchased \$200,000 Common Shares at Cdn \$0.05 per share. By separate agreement, Thomas Sills was elected Chief Operating Officer of the Corporation and Michael Churchill was elected Executive Vice President and a director of the Corporation and subsequently Mr. Gryba was elected as a director. This agreement was terminated in May, 2007 and Mr. Sills and Mr. Churchill resigned their positions as officers of the Corporation and Mr. Churchill and Mr. Gryba resigned as directors of the Corporation.

In December 2006, the Corporation signed an agreement with Northern Securities Inc., Toronto, Canada, to raise up to Cdn \$3,000,000 in a private placement of Common Shares at Cdn \$0.04 on a best efforts basis. In February, 2007 this private placement was completed for aggregate gross proceeds of Cdn \$1,366,240.

During 2006, the Corporation finalized a plan to restart operations at its Pimenton gold mine if it was successful in raising \$14,000,000. This plan included a four month mine development program to convert 253,000 tonnes of Resources into Proven and Probable mineral Reserves at which time the mine would be put into operation at 150 tonnes per day moving up to 300 tonnes per day within five months. This plan envisioned upgrading the fleet of

mining equipment and making improvements to the existing plant at Pimenton. It also included a substantial upgrading of snow removal equipment. The Company was not successful in raising the funds required to support this level of operation during the fiscal period ended September 30, 2007.

In August 2007, the Corporation signed an option agreement on claims covering approximately 1,982 hectares (or 4,897 acres) in the 5th region of Chile where its Pimenton gold/copper mine and Tordillo prospects are located. The new prospect area is called Bandurrias. Under the terms of the option agreement, \$30,000 was paid on signing, \$70,000 is due six months thereafter, followed by four payments of \$100,000 every six months after that, with a final payment at 36 months of \$600,000. The balance of the \$6,500,000 price (or \$5,400,000) will be paid out in the form of a 5% net smelter royalty.

In October 2007, the Corporation revised its plans to initiate a 300 tonnes per day operation at Pimenton. The new plan starts operations at 50 tonnes per day following a four month period during which time repairs to a part of the plant roof and equipment and development of the Esperanza adit at Pimenton is expected to be completed. Operation will then commence at 50 tonnes per day moving gradually up to 200 tonnes per day as development of reserves are converted into Canadian Securities Administrator's National Instrument 43-101 - Standards of Disclosure for Mineral Projects ("NI 43-101") compliant proven and probable reserves.

In December 2007, the Corporation was successful in raising \$4,000,000 in a private placement, the proceeds of which will be substantially used to restart operations at the Pimenton gold mine which is 100% owned by the Corporation.

ITEM 3: NARRATIVE DESCRIPTION OF THE BUSINESS

The Corporation is a junior mining, exploration, development and producing company which requires it to have mining claims knowledge, geological knowledge, production experience, personnel management, finance and administrative knowledge. The Corporation believes that it employs people with such aforementioned knowledge fulfilling each of these areas of expertise.

The Corporation has had no revenues for the past two years.

The Corporation expects to have its Pimenton gold/copper mine (the "**Pimenton Mine**") in operation by mid-2008. The mining method used at the Pimenton Mine will be stope mining. The mineral ore will be transported from the mine to the plant, a distance of two kilometres, where the ore will be crushed, processed through a ball mill and through a Knelson concentrator, then passed through flotation cells, then through a thickener and then through a dryer. The end product will consist of a Knelson gold concentrate and a copper/gold concentrate which will be shipped and sold to the Chilean state owned smelter located at Ventanas, Chile, approximately 160 kilometers from the Pimenton Mine site.

The Corporation will initially start the plant operations at 50 tonnes per day moving gradually to 200 tonnes per day over a two year period.

The Corporation estimates revenues from gold ounces (at a gold price of \$700) in the first full year of operation to be approximately \$6,000,000; the second full year of operation to be \$11,000,000; the third year, \$24,000,000; and in the fourth year, \$35,000,000. Gold and copper concentrate will be sold to the state owned smelter at Ventanas, approximately 160 kilometers from the plant site, under one year renewable contracts. The Corporation obtained all permits necessary to carry on operations at the Pimenton Mine and has received permits to expand its tailing pond to 650,000 tonne capacity. The basic tax rate for mining companies is 17% in Chile. The pay back period on invested capital in the mine is expected to be three and one half years. The mine life is expected to be in excess of six years.

General

The Corporation commenced commercial production at its Pimenton gold mine in July 2004, and subsequently shut down operations in June 2005 due to extreme weather conditions which damaged the mine's main portal entrance.

The Corporation is also engaged in the exploration of other mineral properties and in the development of its limestone deposits. Its exploration and development interests are concentrated in Chile.

The Corporation currently has interests, through its subsidiary companies, in five principal properties, Pimenton (100%), Tordillo (100%), Bandurrias (100%), Catedral/Rino (50.10%) and Cal Norte (60%), all of which are located in Chile.

The Corporation has five officers. The Corporation and its subsidiaries employed thirty people as of December 2007.

The Corporation's accounting in Chile is handled by an accounting service, which maintains three full-time persons in SAGC's Chilean office.

The Corporation does not reasonably expect to be materially affected in the current financial year by renegotiation or termination of its contracts or sub-contracts.

Risk Factors, Economic Environment and Operations

Risks Factors of the Business

The Corporation's operations will be subject to all of the hazards and risks normally incidental to exploring, developing and exploiting natural resources. Some of these risks include:

- environmental hazards;
- industrial accidents;
- labour disputes;
- unusual or unexpected geologic formations or other geological or grade problems;
- unanticipated changes in metallurgical characteristics and gold recovery;
- unanticipated ground or water conditions, cave-ins, pit wall failures, flooding, rock bursts;
- periodic interruptions due to bad or hazardous weather conditions and other acts of God; and
- unfavourable operating conditions.

Any of these risks and hazards could adversely affect the Corporation's exploration activities or mining activities resulting in:

- an increase in the cost of exploration, development or production to a point where it is no longer economically feasible to continue;
- the Corporation writing down the carrying value of one or more properties or mines;
- delays or a stoppage in the exploration, development or production of the projects;
- damage to or destruction of mineral properties or processing facilities; and/or
- personal injury, death and/or legal liability.

Any of these results would have a material adverse effect on the Corporation's financial condition, results of operation and future cash flows.

The Corporation is currently attempting to raise the necessary capital to place its Pimenton Mine back into operation. Although the Corporation raised \$4,000,000 in a private placement completed in December 2007, there is no assurance that the Company will successfully place the mine back into operation.

The exploration for and development of mineral deposits involves a high degree of risk. Few properties that are explored are ultimately developed into producing mines. Substantial expenses may be required to locate and establish ore reserves, to develop metallurgical processes and to construct mining and processing facilities at a particular site. It is impossible to ensure that the exploration programs planned by the Corporation or its joint venture partners will result in a profitable commercial mining operation. Whether a mineral deposit will be commercially viable depends on a number of factors, some of which are: the particular attributes of the deposit, such

as size, grade and proximity to infrastructure; metal prices, which are inherently cyclical and cannot be predicted with certainty; and government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. As a result, it is possible that actual costs and economic returns will differ significantly from those currently estimated for these projects.

In addition, it is also not unusual in mining operations to experience unexpected problems both during the start-up and during ongoing operations. To the extent that unexpected problems occur affecting the production in the future, the Corporation's revenues may be reduced, costs may increase and the Corporation's profitability and ability to continue its mining operation may be adversely affected.

The mining industry is intensely competitive in all of its phases. The Corporation competes with many companies possessing greater technical facilities and financial resources than are available to it.

The principal area on which the Corporation is focusing its exploration efforts is Chile. The competition for good exploration prospects can be intense. Many mining companies operating in Chile have far greater resources than the Corporation. Therefore, the Corporation may not always be successful in acquiring exploration prospects that it has identified.

All phases of the Corporation's operations are subject to environmental regulation in the various jurisdictions in which it operates. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There is no assurance that existing or future environmental regulation will not materially adversely affect the Corporation's business, financial condition and results of operations. Environmental hazards may exist on the properties on which the Corporation holds interests which are unknown to the Corporation at present and which have been caused by previous or existing owners or operators of the properties. Government approvals and permits are currently, or may in the future be, required in connection with the Corporation's operations. To the extent such approvals are required and not obtained, the Corporation may be curtailed or prohibited from proceeding with planned exploration or development of mineral properties. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Companies engaged in mining operations, including the Corporation, may be required to compensate those suffering loss or damage by reason of the mining activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations. Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Corporation and cause increases in exploration expenses, capital expenditures or production costs, reduction in levels of production at producing properties, or abandonment or delays in development of new mining properties.

The mineral exploration activities of the Corporation are subject to various laws governing prospecting, development, production, taxes, labour standards, employment and occupational health, mine safety, use of water, toxic substances and waste disposal, environmental and other matters. Mining and exploration activities are also subject to various laws and regulations relating to protection of the environment. Although the Corporation believes that its exploration and production activities are currently carried out in accordance with all applicable rules and regulations, no assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner that could limit or curtail production or development. Amendments to current laws and regulations governing the operations and activities of the Corporation or more stringent implementation thereof could have a material adverse effect on the business, financial condition and results of operations of the Corporation.

The acquisition of title to mineral properties is a very detailed and time-consuming process. Title to, and the area of, mineral concessions may be disputed. Although the Corporation believes it has taken reasonable measures to ensure proper title to its properties, there is no guarantee that title to any of its properties will not be challenged or impaired. Third parties may have valid claims underlying portions of the Corporation's interests.

The operations of the Corporation may require licenses and permits from various governmental authorities. Obtaining necessary permits and licenses can be a complex, time consuming process and the Corporation cannot be certain that it will be able to obtain necessary permits on acceptable terms, in a timely manner or at all. The costs and delays associated with obtaining necessary permits and complying with these permits and applicable laws and regulations could stop, delay or restrict the Corporation from proceeding with the development of an exploration project or the development and operation of a mine. Any failure to comply with applicable laws and regulations or permits could result in interruption or closure of exploration, development or mining operations, or fines, penalties or other liabilities. The Corporation could also lose its mining concessions under the terms of its existing agreements.

If the Corporation seeks to bring a property to production, the profitability of its operations will be dependent in part upon the market price of mineral commodities and precious metals. Mineral prices fluctuate widely and are affected by numerous factors beyond the control of the Corporation. The level of interest rates, the rate of inflation, the world supply of and demand for mineral commodities and exchange rate stability can all cause significant price fluctuations. Such external economic factors are in turn influenced by changes in international investment patterns, monetary systems and political developments. The price of mineral commodities has fluctuated widely in recent years, and future price declines could cause commercial production to be impracticable, thereby having a material adverse effect on the Corporation's business, financial condition and results of operations.

Fluctuations in market price of mineral commodities subsequent to the date of any estimate of mineral reserve or mineral resource may require revision of such estimate. An adverse fluctuation in the market price of mineral commodities may cause a re-evaluation of the economic feasibility of any project. If the economic feasibility is subsequently questioned, the Corporation may be adversely affected and may have to write-off costs previously incurred.

Development and exploration activities depend on adequate infrastructure, including reliable roads, power sources and water supply. The Corporation's inability to secure adequate water and power resources, as well as other events outside of control, such as unusual weather, sabotage, government or other interference in the maintenance or provision of such infrastructure, could adversely affect the Corporation's operations and financial condition.

The Corporation is subject to exchange variations against its functional currency, the United States dollar, as it purchases certain goods and services in Chilean pesos and Canadian dollars. The Chilean peso fluctuates in line with a basket of currencies currently consisting of the US dollar, the Euro and the Japanese yen. The Central Bank of Chile from time to time re-weights the percentage of emphasis placed on a given currency in the basket and may from time to time replace one world currency in the basket with another world currency. The Corporation's revenues, if any, in the future, will be primarily derived from the mining and sale of gold, copper, limestone and lime and the disposition of interests in mineral properties or interests related thereto. The price of these commodities has fluctuated widely, particularly in recent years, and is affected by numerous factors beyond the Corporation's control including international, economic and political trends, expectations of inflation, currency exchange fluctuations, interest rates and global or regional consumptive patterns.

There is a significant degree of uncertainty attributable to the calculation of mineral deposit estimates and corresponding mineralization grades. Until the mineralized material is actually mined and processed, mineral deposit estimates, mineralization grades and recovery rates must be considered as estimates only.

Consequently, there can be no assurance that any mineral deposit estimates or ore-grade information contained herein (including in the documents incorporated herein by reference) will prove accurate. In addition, the value of mineral deposits may vary depending on mineral prices and other factors. Any material change in ore grades, stripping ratios or other mining and processing factors may affect the economic viability of the Corporation's projects. Furthermore, mineral deposit estimate information should not be interpreted as any assurance of mine life or of the potential profitability of existing or future projects.

The exploration and development of the Corporation's properties, including continuing exploration and development projects, and the construction of mining facilities and the commencement of mining operations, may require substantial additional financing. Failure to obtain sufficient financing will result in a delay or indefinite

postponement of exploration, development or production on any or all of the Corporation's properties or even a loss of a property interest. Sources of funds now available to the Corporation are limited.

Additional financing may not be available when needed or, even, if available, the terms of such financing might not be favourable to the Corporation and might involve substantial dilution to existing shareholders or sale or other dispositions of an interest in any of the Corporation's assets or properties. Failure to raise capital when needed would have a material adverse effect on the Corporation's business, financial condition and results of operations.

The principal area in Chile where the Corporation's proposed Cal Norte and Catedral lime projects are located is in the Central Regions of Chile (Regions IV, V, VI and the Metropolitan Region). These regions are currently supplied by one independently-owned lime processing company and one lime kiln owned by the El Teniente Division of Codelco, the Chilean state-owned copper company which, up until December 2004 supplied a part of the El Teniente Division's lime needs. El Teniente is now importing lime into Chile from Argentina to meet its lime requirements. The Argentinean lime suppliers may offer strong price competition to the Cal Norte and Catedral projects.

The parts and equipment currently being used or which may be used by the Corporation in its exploration, mine property development and plant operations are readily available in Chile. If imports of specialized equipment or parts are required, Chile's import duty and customs procedures are clearly defined and well managed by the Chilean authorities.

The lime business is generally conducted through medium (two to five years) term sales contracts with price escalation clauses and not impacted by day to day price changes.

While the mining businesses in which the Corporation operates are not seasonal, the location of specific mining operations in Chile can be adversely impacted by seasonal weather conditions. Both Pimenton and Catedral are subject to harsh winter weather conditions including potential avalanche conditions, high winds and sub-zero temperatures. Cal Norte is not subject to harsh winter weather conditions.

The mining interests of the Corporation may be affected in varying degrees by political or economic stability. Associated risks include, but are not limited to: terrorism, military repression, extreme fluctuations in currency exchange rates and high rates of inflation. Any change in regulations or shifts in political attitudes are beyond the control of the Corporation and may materially adversely affect its business, financial condition and results of operations. Operations may also be affected in varying degrees by such factors as government regulations (or changes thereto) with respect to the restrictions on production, export controls, income taxes, expropriation of property, repatriation of profits, land use, environmental legislation, water use, land claims of local people, and mine safety. The effect of these factors cannot be accurately predicted.

The Corporation's material properties are currently located in Chile and, as such, a substantial portion of the Corporation's business is exposed to various degrees of political, economic and other risks and uncertainties. Although Chile has a mature and stable political system and enjoys one of the best country risk ratings of the region, there is always the potential for changes in mining policies or shifts in political attitude towards foreign investment in natural resources. Changes, even if minor in nature, may adversely affect the Corporation's operations.

There is no assurance that Chile or any other foreign country in which the Corporation may operate in the future will not impose restrictions on the repatriation of earnings to foreign entities.

The Corporation will be dependent upon the continued support and involvement of a number of key management personnel. The loss of the services of one or more of such personnel could have a material adverse effect on the Corporation. The Corporation's ability to manage its exploration and development activities and, hence, its success, will depend in large part on the efforts of these individuals. The Corporation faces intense competition for qualified personnel and there can be no assurance that the Corporation will be able to attract and retain such personnel.

The TSX has, from time to time, experienced significant price and volume fluctuations unrelated to the operating performance of particular companies. These broad market fluctuations may adversely affect the market price of the

Common Shares. In addition, the market price of the Common Shares is likely to be highly volatile. Factors such as the price of gold and other minerals, the average volume of shares traded, announcements by competitors, changes in stock market analyst recommendations regarding the Corporation, and general market conditions and attitudes affecting other exploration and mining companies may have a significant effect on the market price of the Common Shares. Moreover, it is likely that during future quarterly periods, the Corporation's results and exploration activities may fluctuate significantly or may fail to meet the expectations of stock market analysts and investors and, in such event, the market price of the Common Shares could be materially adversely affected. In the past, securities class action litigation has often been initiated following periods of volatility in the market price of a company's securities. Such litigation, if brought against the Corporation, could result in substantial costs and a diversion of management's attention and resources, which could have a material adverse effect on the Corporation's business, financial condition and results of operations.

Certain of the directors and officers of the Corporation also serve as directors, officers and/or advisors of and to other companies involved in natural resource exploration and development. Consequently, there exists the possibility for such directors and officers to be in a position of conflict. The Corporation expects that any decision made by any of such directors and officers involving the Corporation will be made in accordance with their duties and obligations to deal fairly and in good faith with a view to the best interests of the Corporation and its shareholders, but there can be no assurance in this regard. In addition, each of the directors is required to declare and refrain from voting on any matter in which such directors may have a conflict of interest or which are governed by the procedures set forth in the *Canada Business Corporations Act* and any other applicable law.

The Corporation has never paid a dividend on its Common Shares, and does not expect to do so in the foreseeable future. Any future determination to pay dividends will be at the discretion of the board of directors and will depend upon the capital requirements of the Corporation, results of operations and such other factors as the board of directors considers relevant. Accordingly, it is likely that investors will not receive any return on their investment in the Common Shares other than possible capital gains.

Under applicable Canadian law, shareholder approval is not required for the Corporation to issue Common Shares in a number of circumstances. Moreover, the Corporation has commitments that could require the issuance of a substantial number of additional Common Shares, in particular warrants exercisable into Common Shares and options to acquire Common Shares under the Stock Option Plan. The future business of the Corporation will require substantial additional financing which will likely involve the sale of equity capital. The Corporation can also be expected to issue additional options, warrants and other financial instruments, which may include debt. Future issuances of equity capital may have a substantial dilutive effect on existing shareholders. The Corporation is not able at this time to predict the future amount of such issuances or dilution.

Mine Concessions in Chile

The acquisition and maintenance of mining concessions is of critical importance to the Corporation.

Chile's mining policy has been to develop a strong body of laws that promotes both local and foreign investment. Many of the legal provisions concerning mining activities were enacted in 1980.

A Chilean mining concession is a property right, distinct and independent of the ownership of land on which it is located, even though both may belong to the same person or entity. The rights guaranteed by mining concessions are defensible against third parties, transferable, chargeable and, in general, may be the subject of any transaction or contract. A mining concession is not susceptible to physical division and can only be divided by percentage parts or shares. Buildings and other structures in a mining operation are real property accessories to the concession on which they are located.

If claims are filed on land owned by landowners, the claims holder must negotiate a "servidumbre" (right of way) with the landowner. If a reasonable compensation amount cannot be negotiated with the landowner for the servidumbre, the concession holder may seek remedies from the local Court having jurisdiction in the area in which the claims are located. There is a strong body of law in Chile that gives concession owners the right of access and the right to explore and develop mining concessions.

The Chilean Mining Law, Constitutional Organic Law No. 18097 of 1982, provides the legal framework for the exploration and exploitation of mining concessions. The law provides that mining concessions are granted by the courts and can be mortgaged or transferred. A concession owner has full ownership rights. The concession holder also has the right to defend his ownership interests against the state and third parties.

The Corporation maintains a database of all of its claims. Under the Chilean claims system, a claimant may file on top of (“**top filed**”) an existing claims holder. Once claims are filed under the claims procedure, they are published in the Mining Bulletin (which is printed weekly and subscribed to by the Corporation). In the event that a claims holder is top filed, the top filer has no rights to the claim unless the original claim holder lets its claim lapse for lack of payments. Alternatively, the top filer may announce his intention in the Mining Bulletin to measure the claims if the claims are held in the “Pedimento” (a well-defined initial exploration claim with a duration of two-years) stage by the original claims holder. On receipt of the Mining Bulletin, the Corporation’s land department reviews all newly published claims by inputting the newly published claims’ registration number into the computer program which then runs a cross-check of published claims against the claims that the Corporation holds. If a top filing situation exists, the Corporation must take appropriate action to defend its claims position.

The Congress and Senate of Chile have been engaged in a continued debate with respect to imposing a royalty on minerals produced from Chilean mining properties. Passage of the proposed royalty would take a vote of four sevenths of the members of both the Congress and the Senate. The Congress has achieved the required vote but the Senate has not. Discussions are now centered on increasing the corporate income tax on those mining companies that have not registered under rule DL-600. Currently, the minimum tax rate on non-distributed income is 17% for non-registered DL-600 companies and a maximum tax on distributable income of 35%. The Congress and Senate are now considering increasing the maximum tax from 35% to 38%. DL-600 registered companies currently are subject to a 17% tax on non-distributed income and a tax of 45% on distributed income. DL-600 registered companies will be given the right to elect to become non DL-600 registered companies. Companies electing to remain DL-600 registered will not be affected by the proposed tax increase.

The Corporation’s wholly-owned Chilean subsidiary, Compañía Minera Til Til Ltda is a DL-600 registered company. All incoming funds provided by the Corporation to its operating activities in Chile are registered under DL-600. For the foreseeable future the Corporation will retain DL-600 registered status of Compañía Minera Til Til Ltda.

Under DL-600, all inflows of funds are registered with the Central Bank of Chile. All registered incoming funds are guaranteed to have the right of repatriation at the Central Banks published convertibility rate on the day of repatriation.

Regulatory Matters

If the Corporation is successful in its efforts to initiate construction on its Cal Norte lime project, it will file an amendment to its currently approved environmental impact studies.

Compañía Minera Cal Norte has retained Jaime Illanes y Asociados (Consultores S.A.) (“**Jaime Illanes y Asociados**”) to submit an environmental addendum for the installation of a coal-fired, rotary design kiln in place of the oil-fired vertical kiln considered previously. Jaime Illanes y Asociados in a letter to Minera Cal Norte dated November 5, 2001, anticipates no problems in obtaining regulatory approval for this change and estimated no more than 90 days will be required for approval. The cost for filing this amendment is estimated to be less than \$20,000.

The Corporation received confirmation from SERNAGEOMIN, the Chilean state mining and permitting authority, that Compañía Minera Pimenton (“**CM Pimenton**”) did not require new permits in order to reactivate operations at Pimenton. The Corporation submitted an application for expansion of the Pimenton Mine’s tailings deposits, which was approved by SERNAGEOMIN on December 17, 2004, as discussed under “Narrative Description of the Business – Pimenton Property, Chile” below.

In October 2002, the Corporation’s subsidiary, CM Pimenton, filed a technical report dated September 30, 2002 (the “**Pimenton Technical Report**”) in respect of its Pimenton gold property in accordance with NI 43-101. The

Pimenton Technical Report was prepared by John J. Selters of Selters and Company Ltda., independent consultants to the mining industry based in Santiago, Chile. Mr. Selters is an independent qualified person under the requirements of NI 43-101.

The Corporation intends to restart development of its Pimenton gold mine in January 2008. It will continue the development of its Esperanza adit. The Esperanza adit has been driven 330 meters and will be extended an additional 360 meters. Drilling will also be conducted from this level to convert resource reserves into NI 43-101 proven and probable reserves.

Mantos will also conduct a drilling program early in 2008 at the Pimenton Porphyry Copper system located on the Pimenton property under the Mantos LOU.

Pimenton Property, Chile

The following summary is based primarily on the Pimenton Technical Report, which is available on SEDAR at www.sedar.com and is incorporated by reference herein. The Pimenton Technical Report is supported by a preliminary feasibility study for recommencing operations at Pimenton completed in September 2002, by Selters and Company Ltda. under the direction of Mr. Selters.

Property Description and Location

Pimenton is located within the San Esteban Comuna in the Los Andes Province of Chile's fifth region, approximately 175 km by road north of Santiago, and approximately 195 km by road from the Enami (the state-owned National Mining Company) smelter at Ventanas. Enami processes gold/copper concentrate for many of the mines located in central Chile.

Pimenton's mineral rights are secured by a block of continuous and protective mining claims covering an area of approximately 2,800 hectares within a rectangular figure of 6 km north-south by 5 km east-west. The Corporation's claims are the equivalent of patented claims in North America and are valid mineral property rights so long as the annual fees of approximately \$4.00 per hectare are paid. The patent fees have been paid to March 15, 2008, and will be renewed when due.

The surface rights in the area are the property of a group called Comunidad Los Campos de Cerro Gallegos (the "**Comunidad**"). The Corporation's subsidiary, CM Pimenton, has been granted a servidumbre to carry out all exploration and mining activity at Pimenton. The area subject to the agreement with the Comunidad covers all of the claims area plus sectors in valleys south of the claims, the right to construct improved access roads in the main valley, and a possible power line.

On November 29, 1996, CM Pimenton purchased from Messrs. Thomson (now a director of SAGC) and Bernstein an additional 44% interest in Pimenton's principal gold prospect, increasing its interest to 100%. On the purchase, \$2 million was paid and notes (the "**Pimenton Notes**") representing the balance of the purchase price of a further \$1,943,561 were issued to Messrs. Thomson and Bernstein. The Pimenton Notes are payable one year following the repayment of the OPIC loan if the price of gold trades above \$300 per ounce during the 90-day consecutive period preceding such repayment date. Otherwise, the balance is payable at the end of the first 90-day consecutive period following such repayment date in which the price of gold trades above \$300 per ounce. Interest on the Pimenton Notes is 5% per annum commencing January 1, 2000, and payable only at the end of any 90-day consecutive period in which the price of gold trades above \$300 per ounce.

In January 2007, Mr. Hernandez, Executive Vice President and a director of the Corporation purchased from Mr. Bernstein the Pimenton Notes held by him along with the net smelter royalty interest on Pimenton held by Mr. Bernstein.

The Pimenton property is also subject to a 5% net smelter royalty, which may increase to 6% based on an escalating scale in future gold prices.

The environmental liabilities to which the Pimenton mining operation is subjected are primarily tailings disposal and mine run-off waters. In addition, small amounts of mercury may be used under strictly controlled laboratory procedures in processing gold doré.

The Corporation received confirmation on June 30, 2003 from SERNAGEOMIN, that Compañía Minera Pimenton did not require new permits in order to reactivate operations at Pimenton. The Corporation has formally notified SERNAGEOMIN of its intention to reactivate operations at Pimenton. SERNAGEOMIN raised no objections, and no objections are expected to arise.

In April 1997, the expansion of the tailings deposits to a total of about 50,000 tonnes was approved by SERNAGEOMIN. This is being achieved by raising the existing dikes. That permit has served for restarting the operation and is expected to provide sufficient tailings capacity through June 2009.

The long-range tailings disposal plan under consideration and proposed by Geotecnia Ltda., a Santiago based environmental engineering firm, is to divert the Quebrada Pimenton stream above the deposit area and construct a rock fill dam across the Quebrada at a point 100 meters downstream from the current tailings ponds. The dam would be approximately 200 meters long at the final crest (elevation 3,388) and would be approximately 24 meters high in the center. This embankment can be constructed in stages over a three to four year period and will hold an estimated 650,000 tonnes of tailings.

Design and permitting of this tailings deposit was approved by SERNAGEOMIN on December 17, 2004. Construction of this tailings dam is currently scheduled to begin in December 2008.

Accessibility, Climate, Local Resources, Infrastructure and Physiography

Pimenton is accessed via the main international highway between Santiago and Mendoza, Argentina, to the Maintenes hydroelectric plant, which is located 12 km east of the nearest town, Los Andes. From this point, Pimenton is reached via 84 km of gravel road. The total road distance to Santiago is 175 km.

Pimenton is located approximately 195 km from Ventanas, a custom copper smelter owned by Enami.

The climate in central Chile is classified as temperate Mediterranean, with rainfall in the 350 mm to 1,500 mm range in the winter months (April to September). Winter snow conditions at Pimenton can vary from mild to substantial on a year-to-year basis, which requires careful planning and snow removal equipment. The 1997 El Niño phenomenon in Chile created nearly 14 meters of snow around the Corporation's Pimenton Mine, which resulted in damage to the camp and mill facilities. All mining equipment and electrical components of the plant were moved to a leased facility in Los Andes and remain under care and maintenance for future use.

Temperatures in the project area typically range from 0°C to 18°C in summer and from minus 10°C to 0°C in winter.

Chile's water code grants any mine owner the right to consumptive use of any water made in his or her mine workings. Underground adits at Pimenton have each encountered water flows of fourteen liters per second, which can be expected to increase as the workings extend in length and depth below surface. Process water and potable water are obtained on site from a year-round spring above the mine site, with rights up to 60 liters per second. The Pimenton Technical Report concludes that Pimenton has adequate water rights for mining and milling operations in order to restart operations as currently planned.

Mining personnel are generally available in the Los Andes area and are transported to the mine by bus or van. Additional personnel can be contracted from as far away as La Serena and Santiago.

Space for processing plants, mine facilities and tailings is limited to a small area in the upper Pimenton Quebrada. Electric power is generated on site by multiple diesel-powered generators.

Pimenton's camp and plant site are at 3,400 meters of elevation where vegetation is sparse, as is typical of that region of Chile.

History

Between 1980 and 1984, regional exploration of Pimenton was conducted by Compañía Minera Bernstein Y Thomson Ltda. (“**BTX**”), in partnership with subsidiaries of two international mining companies, which relinquished their interests to BTX in 1984. At the time, Dr. David Thomson, currently the Executive Vice President of Exploration and a director of the Corporation, was a partner of BTX. At that time, BTX optioned the claims now forming part of the Pimenton project to Newmont Mining Chile Ltda. (“**Newmont**”), which initiated geological mapping, geochemical sampling and scout drilling to detect epithermal gold targets. Adits were driven to evaluate narrow but high-grade quartz sulphide veins in the south of the property, but Newmont was primarily interested in bulk mining opportunities and ceded its interest to BTX in 1988. BTX then started a small labor-intensive, semi-mechanized operation producing 1,182 ounces of gold (5.58 ounces of gold per tonne). Mount Isa Mines (“**MIM**”) was then granted an option and it conducted a one-season program to investigate the porphyry copper potential of the area. The Corporation began developing the high-grade vein systems at Pimenton in February 1994, following the signing of a joint venture agreement with BTX, which entitled the Corporation to earn a 56% interest in the Pimenton Mine. The Corporation subsequently earned its 56% interest in Pimenton and entered into an agreement in November 1996 to acquire the remaining 44% interest from BTX.

Geology

The mine site is located on Chile’s famous copper porphyry belt along with Codelco’s El Teniente and Andina mines and Anglo American’s newly acquired Minera Disputada de Las Condes mine to the south, and Antofagasta PLC’s Minera Los Pelambres to the north.

The Pimenton alteration zone can be geologically shown to correspond to the upper part of a typical porphyry copper system. A widespread system of late stage persistent steep, narrow northeasterly trending gold veins has been superimposed on the upper part of the porphyry system at Pimenton.

The property is characterized by a northwest trending quartz sericite ridge, peaking at an elevation of about 4,000 meters, that separates the Pimenton valley and the upper Rio Colorado River.

There is strong northwest trending faulting, including the Condor and Quanaco fault zones to the west of the Pimenton valley, that define an area of highly altered monzonite with extensive stockwork near the faults.

Near the center of the alteration zone, primarily on the eastern side of the Pimenton valley, as referred to above, there are surface gold anomalies which could represent additional north-northeast trending veins. These anomalies are typically about 150 meters apart. The current mineral reserves are blocked on two veins in the Lucho/Leyton area which are northeast trending, steeply dipping quartz-sulfide veins which fit in a pattern of some 17 such vein systems inferred by surface geophysics and geochemical surveys.

The veins are typically near vertical, with ore-shoots up to 200 meters in length and about 0.5 meters wide on average. Mineral systems such as these typically have good vertical continuity.

In addition to these high-grade gold veins, there are moderate grade north-northwest trending veins typically flanked by clay or sericite alteration, as well as lower-grade pyrite magnetite veins in the margins of siliceous masses. It appears that there were multiple mineralizing events within a structurally complex setting, indicating significant resource potential.

Exploration

The activities that have been carried out during the course of the successive field programs carried out at Pimenton have included surface geological mapping, geochemical sampling, road trenching by bulldozer, diamond drilling, and underground adit development, with attendant geological mapping and detailed sampling.

Surface geological maps of the area are the result of work by geologists from COMINCO, Newmont, MIM and CM Pimenton. Early programs were carried out with helicopter access, and the support of trained mountaineers was required in some areas of hazardous access.

The geology described in the previous section is the result of the accumulated evidence of these programs. Geochemical and geophysical exploration has confirmed the occurrence of high-grade gold veins in proximity of geochemical gold anomalies, and has led to development of the current estimates of mine recoverable reserves. Data of geochemical anomalies have been instrumental in focusing the development work at Pimenton to date, which has developed estimates of terrain reserves on the more accessible veins in the Lucho area of Pimenton. This validated the use of geochemistry and magnetic surveys in guiding future drift and crosscut development in search of additional veins and/or shear zones. The magnetic alignments identified have been interpreted as indicative of high-grade veins.

Geochemical sampling programs have consisted of the collection of -80 mesh screened scree material from the steep flanks of the Pimenton valley, and the west flank of the adjacent valley to the northeast. Because of the nature of the terrain, samples were collected initially on contour traverses along the scree slopes parallel to the ridges. Only in the upper northeastern part of the Pimenton valley was it practical to run four parallel SE trending traverses. The overall density of geochemical sampling is therefore low in relation to the surface area of the prospect, and is especially low in the flank of the valley, parallel to Pimenton, in the northeast. Samples were analyzed in Geolab, Santiago by atomic absorption, after attack by bromide hydrobromic acid, for gold, and after aqua regia attack, for silver, copper and zinc. Values anomalous in gold (greater than 100 ppb) occur on both flanks of the central ridge on the project, and on the southern part of the southwestern ridge, with peak areas carrying 500 to 2,500 ppb gold. Anomalous copper values were also recorded. The area carrying anomalous gold values occupies an area roughly 2.5 km by 1 km on the east flank of the Pimenton valley, and 1.5 km by 0.5 km on the west flank.

Work conducted at Pimenton by COMINCO, Newmont and MIM was conducted under the direction of competent geologists and in accordance with the standard industry practices followed at the time. The work conducted by COMINCO, Newmont and MIM was done over a number of years with each company doing a certain amount of reconfirming prior data. However, due to the rugged terrain and measurement instruments available at the time of geochemical mapping and geochemical sampling, the precision of the exact sample location contained in the information provided by COMINCO, Newmont and MIM is subject to slight variation. This possible slight variation in exact location of the samples does not detract from the overall geological picture of Pimenton. None of this data was used by Mr. Selters in his calculation of mineral reserves and mineral resources at Pimenton in the Pimenton Technical Report, which are set out below under "Mineral Resource and Mineral Reserve Estimates".

Geological work was conducted at Pimenton in accordance with industry practices and the Corporation has no reason to doubt its accuracy. See "Sampling and Analysis", below, for description of sampling and analysis procedures followed at Pimenton.

Mineralization

The high-grade gold/copper veins at Pimenton are the only economic mineralization discovered to date. In its early studies of the property, BTX recognized three vein types:

- (a) Pyrite/Chalcopyrite barite quartz veins. These range from narrow veinlets to massive sulphide veins individually of 50 centimetres. These veins carry very high gold values, trending N30°E.
- (b) Pyrite with saccharoidal quartz veins. These are normally flanked by strong clay or sericite zones, and carry moderate gold values. These veins trend N30°W.
- (c) Pyrite magnetite veins. These occur in the margins of siliceous masses, are accompanied by gypsum in their margins, and generally carry gold values in the order of 0.3 to 1g/t gold.

Vein Descriptions

LEYTON VEIN: The Leyton vein is a Type A vein, with a known strike length of some 300 meters. It is predominantly a Pyrite/Chalcopyrite vein. To the south, Leyton lies in a Classic tuff forming ribbon veins with alteration extending as much as a meter from the vein. An example is the Leyton south on the 3,470 level. In the tuffs the alteration is predominantly argillic with some silicification and disseminated pyrite. To the north as Leyton enters the Porphyritic andesite or fine-grained tuffs, the vein becomes tighter with a pervasive propylitic alteration with little or no alteration of the wall rocks. Here the veins are predominantly massive sulphides with almost exclusively Pyrite/Chalcopyrite. The trend of these veins ranges from 0 to 35 degrees North East with N30E as the preferred direction. Some 45 meters north of the Angelica Fault, Leyton and Lucho join together. To the north of this joint, the vein has produced some of the highest consistent assays for gold and copper recorded in the mine. The combination of Lucho/Leyton is still in the face in the 3,430 level but not in any of the upper levels. The trend of Leyton varies from 0 to N30E dipping to the east at 75 degrees.

LUCHO VEIN: The Lucho vein is a Type A vein, which has a strike length of some 250 meters. It is a predominantly Pyrite/Chalcopyrite vein. Lucho behaves in much the same way as the Leyton vein. The only real difference is the lower copper values of Lucho compared to Leyton, when it lies in the Classic tuffs. On the 3,430 level Lucho has only minor displacement to the east at the Angelica Fault. However, on the upper levels Lucho either fails to cross Angelica or dies out after 30 meters. The trend of Lucho is N30E dipping to the east at 75 degrees.

MICHELLE VEIN: Michelle has a strike length of over 300 meters. The Angelica fault marks the divider between the classic tuffs to the south and the intrusive to the north. To the south of Angelica the vein is up to 1.2 meters wide with either intense stockworks or strong ribbon veining. Michelle South differs from Lucho South in that copper values often exceed 3% copper. To the north, the vein is a tight 10 to 40 cm wide massive sulphide vein with little or no alteration apart from the pervasive propylitic alteration. The trend of Michelle is N30E dipping from 65 to 75 degrees to the south.

KATHY VEIN: Kathy is an eastern split of the Lucho/Leyton vein. It has all the characteristics of the Lucho vein and the vein is currently exposed in the northeast face. It has a strike length of 50 meters. The trend of Kathy is N35E, the dip ranges from 75 to 85 degrees east.

MANTEROLA VEIN: Manterola lies in classic tuff breccias and tourmaline breccias. It has a strike length of 40 meters before turning west where the grades become more erratic. There are two parallel high-grade Pyrite/Chalcopyrite veins that seldom exceed a 10-cm width. These veins are roughly one meter apart. Parallel and in between these veins run 1 mm fractures that carry good gold values.

Sampling and Analysis

Past Sample Methodology

Vein sampling during drift advance was conducted as follows. Channel samples from the mine were taken every 1.5 meters with samples to either side of the zone of interest as well as the vein. These are coded A, B, C, etc., and every effort was made to put the vein in the center of the "B" channel sample. Samples averaged 8 kilograms per bag with one bag per sample. Samples were bagged, identified and sealed in the mine. They were then sent directly to Santiago for analysis, as soon as possible, often the same day.

The following flowchart describing the individual steps in the sampling process used to collect assay samples for the reserve calculation is set out below.

Sampling Flow Chart

- (1) Vein was first identified on the roof of tunnel by geologist.

- (2) The vein sample was marked along with at least one sample of sterile material adjacent to the vein. When the vein was not in the wall two adjacent sterile samples were marked, one on each side of the vein. Samples were marked every 1.5 m along the length of vein (i.e., tunnel) by red spray paint.
- (3) Immediately after samples were marked, an experienced sampler with two helpers took rock chip evenly through the mark lines. The actual sample was taken by mall hammer and chisel, and collected by hand-held trap.
- (4) The experienced sampler screened each sample to ensure a representative sample.
- (5) Sample was then bagged in thick plastic bags, ticketed and stapled closed.
- (6) Samples were then moved outside the mine by scoop and taken by truck to the camp.
- (7) The samples were stored in an uncovered holding pen until a truck was available to transport the samples to Santiago.
- (8) Samples were normally taken to Acme Labs in Santiago by a staff geologist or head sampler.
- (9) Samples were assayed in Acme Labs using fire assay from 30 g sample for gold and atomic absorption for copper. Turnover for results was approximately two days. Repeat assays were taken on every fifth sample.

This procedure was observed by Mr. Robert Lyall of Behre Dolbear & Company, Ltd. and in his report was classified as "standard procedure for narrow vein gold mining." The Pimenton Technical Report examines the approach used by Mr. Lyall and concludes that sample quality was satisfactory.

Past Sample Preparation, Analyses and Security

As noted above, samples of approximately 8 kg were taken at the mine and sealed in plastic bags.

The handling of samples from the mine to the off-site laboratory was done by experienced employees, officers and directors of the Corporation were involved in general direction of the work.

Sample preparation, assaying and analytical procedures were performed by ACME Laboratories in Santiago, a laboratory with a good reputation in the Chilean mining and exploration business. The laboratory is controlled by ACME Laboratories of Vancouver, which runs periodic checks on the duplicate samples at their Vancouver Laboratories which is certified in Canada. ACME Santiago is in the process of obtaining ISO 9000 certification.

Once at ACME, samples were oven dried, if necessary, at no more than 65 degrees. Primary crushing was to ¼ inch followed by roll crushing to -10 mesh. The sampling was riffle split to 500 g then pulverized to 90% under -150 mesh. Assays have a second split taken every fifth sample, which is used for check assaying.

30 g of sample were then fire assayed and read on AAS. Every sample with a gold grade greater than 3.00 g/t is repeated and finished gravimetrically.

ACME routinely ran a check analysis on every fifth sample. During the preparation of the Scoping Study, a statistical analysis of these check assays showed the following variance:

Samples grading 100 to 300 grams/gold per tonne
16 samples with a variance of 1.600 grams

Samples grading 50 to 100 grams/gold per tonne
35 samples with a variance of 0.400 grams

Mr. Selters stated in the Pimenton Technical Report that in his opinion the sample preparation procedures at Acme Laboratories were adequate and appropriate for the time.

Current Sampling and Analysis Procedure

Before restarting operations at Pimenton in July 2004, Acme Laboratories, S.A. Santiago, Chile was contracted to construct and operate an independent assay laboratory at the Pimenton Mine site. All assaying at Pimenton is conducted by Acme with periodic check samples sent to Acme’s laboratory in Santiago.

Vein sampling during stope development and drift advance is conducted routinely by specialized samplers under supervision of the geology department. Channel samples are taken every 1.5 meters along a vein structure with samples to either side of the zone of interest as well as the vein. These are coded A, B, C, with the higher-grade portion of the vein in the center of the “B” channel sample. Samples are bagged, identified and sealed in the mine. They are then sent directly to the on site ACME Laboratory for preparation and analysis by fire assay. Assay results are normally available by the following day.

Drilling

Early drilling programs by Newmont and MIM focused on evaluating the potential for large, bulk mineable ore bodies. Most of those drill holes are not relevant to the current narrow vein (resource) evaluation.

Following the drilling on veins in the Lucho area on four levels down to the 3,430 level, Minera Pimenton executed an underground drilling program, which indicated the presence of high-grade gold ore on several vein projections down to elevation 3,180, as shown in the following table.

The assaying of the drill hole intercepts shown below was conducted by Acme Laboratories in Santiago following the procedures described above.

Drill Hole	Vein	Width m.	Gold g/t	Copper %	Elevation
TDDH – 2	Lucho	0.21	21.3	7.05	3,180
	Manterola	0.35	10.4	1.6	3,250
TDDH – 3	Michelle	0.36	145.5		3,270
TDDH – 4	Lucho	0.46	50.6	2.3	3,300
TDDH – 4	Leyton	0.15	22.4		3,360
TDDH – 4	Nicole	0.90	17.3	2.3	3,405
TDDH – 7	Lucho (including)	2.82 (0.5)	15.5 (76.6)	1.2 (5.81)	3,317
DDHI – 17	Lucho	0.41	15.0	1.1	3,376
DDHI – 18	Lucho	0.16	12.0	4.4	3,325

Figures 18 and 19 found at section 26 of the Pimenton Technical Report show the position of some of these intercepts on sections giving possible projections of veins in the Lucho area. Figure 12 shows the position of some of the drill intersections on the Lucho vein, down to elevation 3,180, in relation to the levels and prior work on the Lucho (Leyton) vein from 3,430 to 3,560.

Security of Samples

The handling of samples from the Pimenton Mine to the off-site laboratory at ACME Laboratories in Santiago was done by experienced employees of the Corporation under the general direction of officers and directors of the Corporation. Sample preparation, assaying, and analytical procedures were performed by ACME Santiago, which is controlled by ACME Laboratories in Vancouver, which, in turn, runs periodic checks on duplicate samples at their Vancouver Laboratories. The Pimenton Technical Report concludes that the sample preparation procedures at ACME Laboratories were adequate and appropriate for the time.

Current Procedure

The Acme Laboratories, S.A. facility at Pimenton is located in a steel- framed building separate and apart from camp, plant and other structures at the Pimenton Mine site. When not occupied by Acme laboratory staff the building is securely locked. Samples are delivered by the geology personnel to the laboratory in sample bags that are marked only with a tagged number. The location is noted on a second portion of the tag, which is sent to the geologic draftsman to post the location in the sample database. Only authorized ACME personnel are allowed in the laboratory area. All other personnel must receive special clearance to visit the laboratory.

Mineral Resource and Mineral Reserve Estimates

Mineral Reserve Estimates at December 31, 2004

Pimenton is a high-grade underground gold/copper mine, open on four levels, with more than 4,000 meters of horizontal adits drifts and crosscuts. In addition, some 11,000 meters of diamond drilling has been conducted on Pimenton.

As of December 31, 2004, Proven and Probable Mineral Reserves (using a cut-off grade of 11 g/t gold equivalent) totaled 58,500 tonnes, calculated in compliance with NI 43-101. The average mining grade of this is estimated to be 15.2 grams of gold per tonne and 1.31% copper, net of adjustment for mining dilution.

<u>Mineral Reserves</u>	<u>Tonnes</u>	<u>Gold g/t</u>	<u>Copper %</u>
Proven Mineral Reserves	16,112	15.33	1.32
Probable Mineral Reserves	<u>42,471</u>	<u>15.19</u>	<u>1.31</u>
Total Mineral Reserve	58,583	15.2	1.3

Mineral Reserve Estimates at December 31, 2005

As of June 9, 2005, the Pimenton Mine operations were shut down due to severe weather conditions which continued during the remainder of the Chilean winter season. Due to the inaccessibility of the mine portal entrances and damage to electrical air ventilation equipment at the main portal entrance it has not been possible to have a qualified person in accordance with NI 43-101 visit the mine as of the date of filing this Annual Information Form to confirm mineral resources and mineral reserve estimates at September 30, 2005. Once the damaged equipment is replaced an independent qualified person will be engaged to confirm the mineral reserve and resource estimates at Pimenton.

As of June 1, 2005, Proven and Probable Mineral Reserves (using a cut-off grade of 11 g/t (gold equivalent)) totalled 48,072 tonnes, based on records maintained by the Corporation. The average mining grade is estimated to be 14.44 grams of gold per tonne and 1.3% copper, net of adjustment for mining dilution.

Unaudited Reserves June 2005

	<u>Tonnes</u>	<u>Gold g/t</u>	<u>Copper %</u>
Proven Mineral Reserves	13,034	14.44	1.26
Probable Mineral Reserves	<u>35,038</u>	<u>14.44</u>	<u>1.27</u>
Total Mineral Reserve	48,072	14.44	1.3

Due to current conditions at the mine, the June 2005 reserve estimates could not be audited.

The mine recoverable reserves are based on prior channel sampling of veins at 1.5 meter intervals exposed in 2,260 meters of drifting on four levels spaced at 40 meters vertically (elevations 3,560, 3,510, 3,470, 3,430). This information has been supplemented with sampling of veins in sublevels, raises and stopes where applicable.

The information (sample grades and widths) has been organized with the same block system as used in the original Pimenton Technical Report, with the mining widths increased from 45 centimeters to 70 centimeters to reflect the change to an open-stope stull mining system. This change to the mining system was introduced during the first months of operations when “cut-and-fill” mining with resuing was proving difficult to implement under the rock conditions. Productivity was low and the desired mining widths were not being achieved. The change sought to improve mining productivity, taking more planned dilution, which could be handled with excess mill capacity.

The reserve tonnes in any given block have increased due to the increase in planned width. The near vertical veins volumes are now calculated at a minimum mining width of 70 centimeters per segmented data from the rock-chip channels cut at 1.5 meter spacing in the back (or face) of the drift. The width and grade from each channel is then composited in vertical sections on 10-meter centers. Proven Reserves are derived from Measured Resources by applying dilution and mining recovery to Measured Resource volumes projected on vein structure for 5 meters upwards and 5 meters downwards from the sampled drift interval. Probable Reserves are derived from Indicated Resources by applying dilution and mining recovery to Indicated Resource volumes projected on vein structure from 5 to 20 meters above and below the sampled interval.

In addition to the minimum planned width of 70 centimeters, the reserve calculation incorporates further dilution of 10 centimeters. Mining recovery has been adjusted from 98% to 95%, to allow for the leaving of sill pillars beneath some levels.

Mineral Reserves at September 30, 2006 and September 30, 2007

There have been no changes in the Mineral Reserves at Pimenton since the unaudited Reserves at June 2005 as the mine has not yet been placed back into operation since June 9, 2005, when mine operations were shut down due to severe weather conditions.

<u>Unaudited Reserves June 2006 and 2007</u>	<u>Tonnes</u>	<u>Gold gpt</u>	<u>Copper %</u>
Proven Mineral Reserves	13,034	14.44	1.26
Probable Mineral Reserves	<u>35,038</u>	<u>14.44</u>	<u>1.27</u>
Total Mineral Reserve	48,072	14.44	1.3

Inferred Mineral Resource at December 31, 2005

The inferred mineral resources are reported separately and are summarized as follows:

<u>Mineral Resources (additional)</u>	<u>Tonnes</u>	<u>Gold gpt</u>	<u>Copper %</u>
Inferred Class A	28,700	15.31	1.33
Inferred Class B	<u>171,020</u>	<u>19.37</u>	<u>1.61</u>
	199,721	18.8	1.6

These Inferred Mineral Resources are distinct from the Reserve categories reported above. The Class A Inferred Resources are projections from 20 to 40 meters vertically above or below the established reserve blocks as defined by channel sampling on existing level(s). This material was previously classified as “possible” ore reserves under the previous mining disclosure NP-2A guidelines. This resource (Inferred Class A) is assigned a fairly high probability of being converted to reserves during the first months of mine development when the new 3,390 level drifting is planned on the Lucho, Leyton and Michelle vein structures.

The Class B Inferred Resources remain unchanged from 2004. They were previously estimated by projection for existing Lucho area ore zones below the Class A inferred blocks (elevation 3,390) down to an elevation of 3,185 meters where a diamond drill intersection indicates the continuation of high-grade ore to that depth. This estimate continues to be valid.

The Reserves and Inferred Mineral Resources are located in the Lucho/Leyton vein systems at Pimenton and do not include any estimates from the recently discovered Carmela vein, which lies 800 meters to the southeast, and nineteen identified geochemical anomalies which lie to the northwest of the Lucho/Leyton, which could host additional gold veins. Additionally, no credit has been given to the Maria Elena sector gold veins, on which four levels of adits have been driven totaling approximately 900 meters. Maria Elena lies 1,200 meters to the south of Lucho/Leyton.

John J. Selters, Professional Engineer, and Qualified Person, visited the Pimenton Mine on February 12, 2005 and reviewed the Resource and Reserve estimation methodology in his final report dated March 2005. His report concluded that the Pimenton Mineral Reserve and Resources estimates use the appropriate methods and data for projecting tonnes and grades from sampling of mining stopes, sublevels and raises.

Inferred Mineral Resources at September 30, 2006 and September 30, 2007

The inferred mineral resources are reported separately and are summarized as follows:

<u>Mineral Resources (additional)</u>	<u>Tonnes</u>	<u>Gold gpt</u>	<u>Copper %</u>
Inferred Class A	28,700	18.31	1.33
Inferred Class B	<u>224,438</u>	<u>14.88</u>	<u>1.24</u>
	253,138	14.98	1.26

The independently audited Resource Report calculates drill indicated resources using a minimum width of 55 centimeters. The current mine plan and audited Resource have been recalculated using a minimum width of 80 centimeters. Assuming the added 25 centimeters of minimum additional mining width run 0.5 gold g/t and 1.0% copper, the diluted drill indicated Resources come to 253,138 tonnes of 14.44 gold/g/t and 1.24% of copper.

Operations

In February 1997, the Corporation completed installation of a 120 tpd plant operation at Pimenton, which with modest modification could be increased to 140 tpd. This plant replaced an earlier installed 30 tpd pilot plant operation used to test the metallurgy and processing of the Pimenton ore. Due to the unusually heavy snow conditions during the Chilean winter season of 1997 (June to November), the plant and operations at Pimenton were shut down. Sales of gold doré and copper/gold concentrate processed from development ore exceeded \$1,000,000 during the two-year period prior to termination of plant operations. By early 1998, gold prices had fallen substantially and the operations at Pimenton were placed on “care and maintenance.”

In July 1997, the Corporation initiated a detailed scoping study on the Lucho system of the Pimenton Mine which demonstrated the potential for a 400 tpd plant operation which would produce in excess of 50,000 oz of gold per year at an estimated cash cost per ounce of \$211.00. The scoping study was completed in December 1997 just as gold prices began to decline.

The scoping study was prepared by the Corporation under the direction of Behre Dolbear & Company Ltd., Toronto, Canada (“BDC”). The geological description, assaying and sampling procedures and reserve and resource estimates contained in the report were prepared by Mr. Lyall, a consultant of BDC and formerly head of exploration, Latin America, for Anglo American. While the Corporation believes the scoping study and recommendation contained therein were technically sound, the study envisioned a significantly higher capital cost compared to the technical report because the study envisioned a different and less-selective type mining method. The scoping study reserve estimates were prepared by BDC in accordance with then industry standards that do not qualify under NI 43-101.

In 1998, new detailed geochemical soil sampling and magnetometer traverses showed that the possibilities are excellent for additional gold bearing veins outside the Lucho area at Pimenton.

In May 1999, SAGC engaged Mr. Selters to evaluate the possibility of placing the Corporation's Pimenton gold mine into production utilizing the existing mill and mining equipment.

In 2002, a limited exploration program at Pimenton, identified the Carmela vein, which averages 50 centimeters in width, assaying 21.3 grams of gold per tonne, 82.3 grams of silver per tonne and 4.82% copper per tonne over a distance of 13.5 meters with cut assays taken every 1.5 meters. These results are preliminary in nature and not conclusive of the likelihood of the occurrence of a mineral deposit. The sampling was conducted by taking cut samples every 1.5 meters over a distance of 13.5 meters. Each 1.5 meter cut sample was split, bagged separately and tagged and placed in polyurethane sample bags for transport by pickup truck directly to Acme Laboratories, Santiago, Chile. Fire assays on the samples were conducted by Acme Laboratories, Santiago, which is in the process of obtaining ISO 9000 certification and is controlled by Acme Laboratories, Vancouver, BC. The Carmela vein is located 800 meters to the southeast of the Lucho/Leyton veins. Due to time constraints no further exploration was conducted on the Carmela vein during 2004.

As discussed above under "General Development of the Business", on January 30, 2004, the Corporation completed the loan documentation in respect of a \$2,800,000 loan commitment from OPIC and received initial funding of \$1,200,000 in January 2004 and the second funding in the amount of \$1,600,000 in May 2004.

Reconstruction of the main camp and infrastructure facilities at Pimenton was substantially completed in April, 2004. The plant building was completely replaced and installation of new and/or refurbished mill equipment was completed in May 2004. Mine development operations were initiated in January 2004 and the mine began production of ore in April 2004.

Effective July 1, 2004 the Pimenton gold mine was declared to be in "commercial production" at an initial plant production rate of 60 metric tonnes of ore per day. Since initial plant production was initiated the plant has suffered a number of plant start up problems including the necessity to install a secondary jaw crusher in order to sustain a more even feed of minus 3/8" material to the cone crusher in the plant's crushing circuit. It also became evident that the cone crusher foundation was not built to original (proper) specifications and needed to be substantially reinforced. Certain conveyor belts also needed realignment. Additional items of plant improvements have also been ongoing. These repairs resulted in 45 days of lost plant operation during October, November and December 2004. The plant improvements that have been made, however, have resulted in an increase in daily production capacity to 200 metric tonnes. Only modifications to the fine ore bin and flotation cells are required to reach 300 tpd.

In September 2004, the decision was made to change the mining method at Pimenton from "cut and fill with resuing" to the "stull mining" method of mining. This change in mining method was approved by SERNAGEOMIN in October 2004. This change in mining method was made due to the fact that the gold ore veins at Pimenton are very friable which resulted in overbreaking and loss of gold fines during blasting of the ore. This resulted in reducing the average head grade of gold into the mill to 10.13 grams per metric ton compared to the originally projected 17.92 grams. The stull mining method of mining has increased mining width to 0.80 meter compared to the originally planned 0.55 meter using the cut and fill with resuing method of mining and will reduce average projected head grade of ore to 15.3 grams of gold per metric ton. This reduction is not expected to reduce gold ounces produced due to the recently increased daily plant production capacity.

The decision was also taken not to restart the development of the 3,390 level adit, which was initially started in 1997. Subsequent analysis of restarting this adit level below the 3,430 level adit which is now the active level at the Lucho/Leyton gold vein systems determined that future tailing ponds expansion would be restricted. The decision was taken to drive a 550 meter exploration/development cross-cut to intercept the Lucho/Leyton level. This new level called Esperanza starts at the 3,375 level and will come in under Michelle, Leyton and Lucho at the 3,370 level. This level has been driven 270 meters to date.

On June 9, 2005 a major snowstorm system moved through the Central Andes causing extensive avalanche activity throughout the region resulting in the closure or significant reduction in operations of several other mines in the

area, the closure for nearly two weeks of the Pass de Libertadores, the principal highway from Chile to Argentina and a one week delay in the opening of a major ski resort in the area.

During the period of June 9 to June 19, 2005, the Pimenton Mine experienced avalanche damage to electric equipment at the portal entrance which resulted in the paralyzation of mine operations. While several attempts were made to regain access to the portal entrance to repair the damaged equipment during the first seven days of the ten day storm period, the extremely high moisture content of snow which fell on June 17th, 18th and 19th caused further extreme avalanche conditions at which time the avalanche expert at the mine ordered a stoppage of work at the mine portal entrance due to continued avalanche activity in the area.

On June 19, 2005, CM Pimenton notified its insurance agent, Willis Insurance Services S.A. (“**Willis**”) and Cia de Seguros Generales Cruz del Sur (“**Cruz del Sur**”), the company with whom CM Pimenton’s insurance is placed, that electrical equipment at the mine portal entrance had been damaged thereby causing a paralyzation of operations at the Pimenton Mine. CM Pimenton notified Willis and Cruz del Sur that the mine had been shut down and all personnel evacuated.

After extensive unsatisfactory discussions with Cruz del Sur the Corporation elected to utilize its arbitration clause under its insurance policy. In April, 2007 the Corporation was awarded \$405,000.

During 2006, the Corporation finalized a plan to restart operations at its Pimenton gold mine if it was successful in raising \$14,000,000. This plan included a four month mine development program to convert 253,000 tonnes of Resources into Proven and Probable mineral Reserves at which time the mine would be put into operation at 150 tonnes per day moving up to 300 tonnes per day within five months. This plan envisioned upgrading the fleet of mining equipment and making improvements to the existing plant at Pimenton. It also included a substantial upgrading of snow removal equipment. The Corporation was not successful in raising these fund and in September 2007 revised the plans to start the mines at 50 TPD and utilize the cash flow to grow the mine from this small base to 200 tpd.

Pimenton, Porphyry Copper

Late in the Chilean summer season of May 2003, CM Pimenton geologists identified a tourmaline breccia pipe outcrop directly located approximately three km northwest of the Pimenton Mine and plant location. The discovery of the tourmaline breccia pipe opens up the possibility of bulk tonnage copper with molybdenum credits at Pimenton. Due to the oncoming winter weather conditions, limited exploration was conducted and work on a partially constructed road into the prospect area was placed on hold.

In January 2004, the road into the project area was completed and work on a drill platform on the northwest side of the breccia pipe outcrop was initiated. Contract negotiations with Quantec Geofisica Limitada, a wholly owned subsidiary of Quantec Geoscience, Toronto, Canada, were also finalized. Quantec Geofisica was engaged to conduct Induced Polarization, Resistivity, Self Potential and Magnetic surveys covering the accessible part of the valleys in the Pimenton and Guebrada Hondo valleys within the overall Pimenton alteration zone. This survey was initiated on February 5, 2004.

Quantec Geosciences ran six induced polarization lines totaling 15.9 kilometers. Four were in the Hondo Valley and two in the Pimenton Valley. Quantec’s inverse chargeability sections derived from the field data showed anomalies with pronounced horizontal components due to the beddings of the volcanics and sediments influencing the distribution of sulphides. The sections showed good chargeability anomalies extending below the limit of the estimated 300 meter depth penetration of the induced polarization method used. These deeper extending anomalies may correlate with possible centers of bulk tonnage mineralization. There are five of these anomalies with minimum lengths varying from 600 to 1,200 meters. Four showed a correlation between the induced polarization lines that are 200 meters apart indicating that their minimum width is 200 meters.

The extensive magnetometer survey identified two previously unknown strong north south breaks with possible extensions of several kilometers.

In addition, the Quantec magnetic survey, clearly brought out north westerly and north easterly faulting as well as areas of marked lows and highs which could become meaningful in the future as the Corporation's data base expands during next years exploration season.

In late February 2004 Connors S.A. was contracted to conduct a diamond drill program. This drill program was initiated in March 2004.

A total of 884 meters of diamond drilling in two holes drilled at 45° (Holes N°1 and N°3) sited to check below the surface showing at the base of the breccia pipe outcrop, encountered favorably altered rocks carrying tourmaline with trace chalcopyrite and chalcocite. The drill intercepts of the weakly mineralized sections were 300 to 500 meters below the surface copper showings.

Two other diamond drill holes amounting to 883 meters were also drilled. Hole N° 2, drilled 391 meters at 45° 500 meters west northwest of Holes N° 1 and N° 3, tested a tourmaline breccia with remnant oxidized pyrite and some trace chalcopyrite selectively concentrated in tuff interbedded with unaffected shales. Hole N° 4, located 900 meters south west of Hole N° 2 was a vertical 492 meter hole put down to test induced polarization data and confirmed closely the predicted sulphide intercepts consisting of disseminated pyrite with patches of trace chalcopyrite. The alteration in this hole was stronger than Hole N° 2, and was 350 meters lower in elevation. In general, the four holes amounting to 1,767 meters proved the wide extent of the altered tourmaline breccias with disseminated pyrite and trace copper minerals.

Results of the geological, geochemical and geophysical information obtained during 2003-2004 exploration season at Pimenton are compatible with the presence of buried porphyry copper mineralizations. This assessment has also been confirmed by a major internationally recognized mining company which made two field trips to the Hondo Valley, extensively reviewed some 11,000 meters of drill core from previously conducted drill programs primarily oriented to gold exploration at Pimenton and was given access to certain results of the geological, geochemical and geophysical information obtained from the exploration program.

During the 2004 to 2005 exploration season work consisted of re-mapping by the corporation of a part of the diamond drill holes put down by Newmont Mining Corporation between 1987 and 1990 and further reexamination of geological information obtained during the 2003-2004 field season, which identified within the overall greater Pimenton Alteration Zone two large areas which appear to indicate the upper expression of deeper seated porphyry copper molybdenum mineralization. These areas are identified as Pimenton Central and Cerro Pimenton. In addition a mobile metal ion ("MMI") geochemical sampling program was conducted on a part of the prospect and is discussed below.

At the beginning of the 2004 exploration season two MMI geochemical sample lines, with samples taken every 50 meters, were run across the area. Samples were sent to the SGS/Lakefield Laboratories in Toronto, Ontario, Canada, for analysis. The two lines gave a strong response for copper, molybdenum and arsenic coinciding almost exactly with the 400 meter width mentioned above. Lead, zinc, and silver response ratios are not as strong, but have a distinctly peripheral relationship to the three other elements lending credence to the results.

In March 2005, Rio Tinto and the Corporation signed the Rio Tinto LOU which served as the basis for entering into a formal joint venture option agreement for the exploration of development of the porphyry copper deposit at Pimenton. Under the terms of the Rio Tinto LOU, Rio Tinto agreed to fund and complete a 2,600 to 3,000 meter diamond drill program at Pimenton within one year of the signing of the Rio Tinto LOU.

In June 2006, following the completion of a 3,000 meter drill program by Rio Tinto, the Corporation received notification that Rio Tinto had terminated the joint venture option agreement with the Corporation. In an exploration report provided to the Corporation by Rio Tinto, the summary concluded:

- Exploration was carried out under the Rio Tinto LOU between SAGC and Rio Tinto, signed in March 2005.
- Eight holes were drilled totaling 3,891 m of diamond drilling.

- A very well mineralized copper-gold porphyry system was discovered.
- Best results included 279 m 0.40% Cu – 0.43 g/t Au and 70 m 0.46 Cu – 0.49 g/t Au.

The Conclusions and Recommendation summary stated:

- A large Cu-Au porphyry deposit was identified in the Pimenton valley under relatively shallow moraine.
- This new Cu-Au deposit is one of the most significant discoveries in the Farellones belt in the last years.
- Although the Cu and Au grades can be considered subeconomic at this stage, there is the potential for a high grade core in depth.
- It is recommended to drill a few holes in the main valley to evaluate the vertical extensions of mineralization.
- Potential resources of several hundred million tonnes is thought to be a realistic scenario.
- Results of the exploration program done by Rio Tinto have added a significant value of the Pimenton project and subsequently to the stakeholders.

In March 2007, the Corporation entered into the Mantos LOU. Mantos is to drill 2000 meters of diamond drill holes before deciding to enter into a joint venture agreement with the Corporation. Mantos has drilled one drill hole to 980 meters in last year's Chilean exploration season and has informed the Corporation that it expects to drill an additional 1,000 meter drill hole in early 2008 and conduct additional mapping of several of the porphyry's targets at Pimenton. The Pimenton gold mine is not directly impacted by the Mantos LOU on the Pimenton porphyry system.

Bandurrias

Bandurrias, as described under "General Development of the Business", has had only a small amount of exploration work performed to date by the Corporation and further work has been deferred.

Tordillo

The Tordillo prospect lies 11.5 km south southwest of Pimenton and is 13 km east-northeast of the Noranda/Anglo American West Wall porphyry copper deposit as well as 3 km southeast of Anglo American's Novicio porphyry copper prospect. The three projects and Pimenton all lie in the central porphyry copper belt of Chile. The upper part of Tordillo with an elevation of 4,600 meters can be seen from the camp at Pimenton.

Salient features of Tordillo based on preliminary fieldwork include a strongly leached silicified and sericitized hornblende diorite porphyry intrusive within a marked depression or amphitheatre roughly 1.5 km across with very steep sides formed of volcanics on three sides. The fourth and northern side is a valley trending to the north. The western section of the depression includes sub-rounded explosive breccias extending over hundreds of meters. These are strongly leached with plentiful minute voids and carry disseminated limonites and specularite together with phyllic and silicic alteration, and locally some remnant copper oxides and finely disseminated chalcopyrite.

Three east-west reconnaissance geochemical parallel profiles of talus fines 300 meters apart, comprising 42 samples taken every 50 meters, or 2,100 line meters, were assayed for copper, molybdenum, and gold. The northern most profile with a length of 650 meters within fractured and leached altered intrusive with relic finely disseminated chalcopyrite, gave over its length an average of 249-ppm copper, 66-ppb gold and 2.75-ppm molybdenum. The next profile to the south with a length of 650 meters gave at its western end 214-ppm copper over 250 meters coinciding with leached breccias showing voids and limonites, while the eastern end over 400 meters averaged 65-ppm copper. Gold and molybdenum over the 650 meters gave 65-ppb and 3.3-ppm respectively. The third line to the south, over

its 700 meter length averaged 94-ppm copper, 20-ppb gold and 3.4-ppm molybdenum. Breccias occur over 250 meters at its eastern end. A fourth line to the south had only two samples taken as weather conditions brought exploration to a halt. These were near the edge of the depression and were strongly anomalous, averaging 500-ppm copper and 285-ppb gold.

In addition, thirteen samples of rock float spread out over 650 meters of strongly leached sericitized hornblende diorite in the southeast part of the depression were assayed for copper and gold. The copper averaged 160-ppm with a low of 20-ppm and a high of 790-ppm. Gold was low averaging 0.013 g/t. Mineralization noted included fine relic chalcopyrite sparse erratic copper oxides and a great deal of disseminated and veinlet specular hematite within the breccias and the intrusive.

The contact of the dioritic intrusive to the north is against silicified volcanics that are reddish in color due to specular hematite concentrated within strong northwest shearing. These altered volcanics extend over a distance exceeding a kilometer in length with a width of 600 meters. This zone hosts narrow, surface leached 0.10 to 0.60 meter wide siliceous veins of coarse to massive specularite and chalcopyrite in ribbons up to ten or more centimeters in thickness assaying up to 31.49 g/t gold and 17.63 % copper. Strike directions vary from northwest, which is predominant, to east-west or north-south. The trace of one northwest vein can be followed by eye over a distance of 400 meters. In all eighteen separate surface-leached vein outcrops were located and sampled. These could correspond to as many as eleven individual veins, but more work is needed to verify this possibility.

The eighteen leached surface samples are given below. It should be noted these are surface samples partially to near completely leached of values. Furthermore the two meter wide samples are taken from systematic sample lines where individual structures were not sampled. The inference is that detailed sampling within the two meter wide samples will give higher grades over narrower widths. The two meter spacing was used in order to check for possible bulk tonnage potential.

<u>Sample Number</u>	<u>Width</u>	<u>Grams/ton gold</u>	<u>Percent Copper</u>
13618	200	4.45	3.94
13620	200	1.43	0.35
13622	110	0.72	6.96
13623	50	0.99	0.54
13602	10	19.51	18.28
13711	35	7.75	11.27
13710	25	1.61	1.62
13619	200	3.51	1.58
13756	200	1.09	0.71
13755	200	1.85	0.19
13754	200	4.45	0.89
13789	200	8.06	2.11
13774	200	1.01	0.47
13776	200	3.62	1.68
13643	60	5.45	1.46
13713	10	7.39	2.40
13714	40	31.49	17.63
13715	30	0.15	0.79

The above assays were conducted by Acme Laboratories S.A. whose parent company, Acme Laboratories Ltd., is located in Vancouver, BC. The assay method used was by fire assay.

Catedral/Rino Property (Chile)

Location and Size

The Catedral/Rino project covers an area of 19,895 hectares and consists of 86 concessions. The Corporation's interest in this project is held through its 50.1% interest in CMC, which is the holder of the Catedral concession. Catedral/Rino consists of two separate but adjacent limestone deposits, the Catedral deposit and the Rino deposit. Both deposits lie at an elevation of 2,100 up to 2,900 meters and are located 120 km southeast of Santiago, Chile, of which 78 are paved and the last 42 km are gravel. Total driving time from Santiago to the deposits is approximately two and one half hours.

Elevations vary from less than 2,100 meters up to 2,900 meters. The valleys show the sculpting effects of past glaciation as well as lateral and successive terminal moraines, etc. Flowing water is present all year round showing a peak with the spring thaw of winter snows. The first snow arrives toward the end of April and lasts until October. In the rest of the year there can be light snowfalls in the higher elevations which melt off rapidly. The winter storms are intermittent but can last two to four days, with snow falling above 2,000 meters. Much of the future mining area faces north, which will help reduce snow cover on these slopes due to the sun.

All claims payments have been validly paid to date and CMC holds a servidumbre to the property.

The Chilean lime market was adversely affected by the devaluation of the Argentinean peso in 2003, resulting in a flow of cheap lime from Argentina into the Chilean lime market for the last four years. With the recovery of the Argentinean economy in the past two years the domestic demand for lime is improving thereby allowing for increased pricing by the Argentinean lime producers. Trucking costs of Argentinean lime imported into Chile have also increased the costs of Argentinean lime to the Chilean mining industry which is a large consumer of lime. The Company believes that the Catedral and Cal Norte lime projects will shortly be able to compete against Argentinean lime producers.

The Company is currently reviewing alternative strategies for the sale, joint venture or spin-off of the Catedral and Rio limestone properties as well as Cal Norte.

Geology of the Catedral/Rino Area

The limestone deposit, which has been identified for the project encompasses two well-identified limestone deposits, Rino and Catedral, located approximately 120 km by road southeast of Santiago, just west of the frontier with Argentina. The deposits are located in the Los Valdes Formation, which stretches along a significant distance of the high Cordillera near the Argentinean border. The Rino and Catedral sites are located in one of the few readily accessible areas in this locale and have an altitude of 2,200 meters and 2,100 meters, respectively, at their lowest points.

The limestone at Rino/Catedral is correlated with the upper part of the Los Valdes Formation, which is of Jurassic Crustaceous age. There are close to six hundred meters in thickness of limestone, with the best in the younger upper half of the sequences.

In the project area, the Los Valdes Formation occurs on either side of a broad anticline four km across striking N10W. The Catedral limestone deposit is located on the western limb of the anticline and dips steeply west at near eighty degrees and runs south for five km from an elevation of 2,000 meters up to 3,500 meters. A one km section on the northern end of this belt was affected by a very strong regional fault trending N70E, which has distorted the adjacent limestone by folding and faulting. The folding, in part, has increased the overall thickness of the limestone on the surface, making the limestone at Rino more accessible for large-scale open pit mining. To the south, the remaining four km of limestone at Catedral is unaffected by folding and faulting.

Catedral Property

In 1999 CMC started to investigate high-grade limestone potential at Catedral to support a proposed 420 to 600 tpd capacity lime kiln producing facility to supply the Central Zone of Chile, on which the Corporation has prepared a pre-feasibility study. Additional work on the property indicates the high-grade limestone resource and associated gypsum at Catedral could host a larger project beyond that of a lime kiln.

Geology

Limestone at Catedral occurs in the upper part of the Los Valdes Formation, which is of Upper Jurassic, lower Cretaceous age. In the project area, micritic to fossiliferous limestone is included within limestone sediments over 350 meters thick with well defined beds showing a calcium carbonate content varying from some 50% to well over 90%, at least one 30 meter thick bed of massive gypsum is included. The formation in the project area strikes just west of north, with steep dips predominating towards the west as it corresponds to the western limb of a broad anticline whose crest lies to the east. The limestone is underlain by sandstones, sedimentary breccias, conglomerates and gypsum of the Middle Los Valdes Formation and overlain by red sandstone, shales, breccias and lenses of gypsum together with andesitic tuffs and flows of the Colimapu Formation.

The detailed sampling shows the various limestone beds can be correlated between traverse lines with some confidence. In some places, owing to excessive depth of surface cover, there are some gaps in the sample information. Due to local changes in dip and strike, correlation between the traverse lines for three beds is not entirely clear. Drilling is needed to improve the correlation.

Catedral Channel Sampling Program

Over a four-week period during May 2001, a four-man crew ran three sample traverses approximately 90 meters apart at right angles across the 350 meter wide limestone formation at Mona South. The limestone outcrops were sampled and trenches were dug to a depth of a meter where there was surface cover between outcrops. As far as possible, sampling was continuous. In the first and topographically lowest traverse, samples were taken every 2 meters, while at the other two traverses, they were taken every meter. Samples weighing between 3 to 5 kilos of rock were taken for every meter sampled. The samples were transported 2 km by mule to the end of the road leading to the main road up the Maipo valley. In all, 361 samples were sent to ACME Labs in Santiago for analysis. Initially, all the samples were analyzed for total carbonate by titration in Santiago to identify for more detailed analysis those with over 86% total carbonate. The plus 86% total carbonate samples were processed by ACME Laboratories in Vancouver, Canada using lithium methaborate fusion, nitric acid digest, with determination by ICP. Half of the pulp of every twentieth sample was sent to Construction Technology Laboratories, Skokie, Illinois, USA for check assaying.

The channel sampling program successfully identified seven beds of limestone with widths of 6 to 14 meters or a combined thickness of 72 meters. Based on an average of the grade of limestone (CaCO_3) of the samples taken from each limestone bed, the average grade of limestone contained in the seven beds is calculated to average 90.54% CaCO_3 .

All the samples taken between the high-grade beds were sent in for detailed assaying. This was done in order to assess the potential for using this lower grade limestone for cement production at some future date. These results, while favorable, are not included in this report.

Catedral Preliminary Feasibility Study

During 2002, the Corporation continued to advance work on a preliminary feasibility study under the direction of Mr. John J. Selters for the development of the Catedral lime project. A baseline environmental study was completed on the project and the Corporation successfully drilled and completed a water well capable of supplying the water requirements of the proposed mine and lime plant operations.

Rino

In February 1998, a Phase I feasibility study prepared by Penta Engineering Corp., St. Louis, Missouri (“**Penta Engineering**”), was completed for a planned 1,450,000 metric tonne per year cement manufacturing facility utilizing a new generation design of flash dryer and a limestone slurry pipeline to transport limestone from the quarry to the plant site, a distance of 100 km, which would result in a highly efficient operation with manufacturing costs per tonne of cement close to \$35.00. The feasibility study utilizes a limestone slurry pipeline which greatly reduces raw materials transportation costs compared to substantially more expensive truck, rail and water modes of transportation currently being used by existing cement producers in Chile. The Rino cement manufacturing facility was planned to be located near Rancagua, Chile, less than 100 km to the south of Santiago.

Following completion of the feasibility study on Rino, the Corporation engaged Citibank N.A. as its financial advisor in an attempt to joint venture or sell the proposed Rino Cement Project. While discussions with several potential joint venture partners were in progress, the Chilean economy began to feel the effect of the “Asian Economic Crisis” and the adverse economic events in Brazil. The combination of these events caused a serious economic downturn in construction activity and on the Chilean cement industry. As a result of the uncertainty and timing of a recovery of the Chilean cement market, discussions with potential joint venture partners were terminated.

Rino Geology

The Rino deposit, where the project limestone reserves are concentrated, lies on the eastern side of the anticline. Immediately to the north of Rino runs the steep, very strong N70E fault mentioned above, which has thrown down younger continental sediments and volcanics of the Colimapu formation against the older sediments, abruptly terminating the continuity of the limestone to the north. The fault has also distorted the limestone at Rino, so that the limestone was locally folded into an anticline structure plunging steeply to the north. In a general way, the bulk of the limestone coincides with a conical mountain 2,900 meters high. The northern slope, over a 700 meter interval, is made up of limestone outcrops which extend over a distance exceeding one km. In the eastern part of this area, the strike of the limestone N5W with dip of 70 to 75 degrees toward the east. In the west, the strike swings from N10W with a 70 degree dip to the east, to N50W dipping 40 degrees north, reflecting the plunging anticline structure already mentioned. The whole of the area can be mined by open pit.

In 1997, the Corporation completed a 1,560 meter diamond core drill program on the Rino limestone deposit which established a resource estimate of 284,000,000 tonnes of cement-grade limestone. 100,000,000 tonnes from this aggregate estimate relate to indicated resources and the remaining 184,000,000 tonnes relate to resource categories that are no longer used in NI 43-101, but were relevant at the time that the estimate was prepared. This estimate was prepared in 1998 by Penta Engineering and is the most current and reliable estimate available to the Corporation. Mining method planned was open pit with an average strip ratio of less than one to one.

Compañía Minera Cal Norte Property, Chile

Location and Size

Compañía Minera Cal Norte (“**Cal Norte**”) is a 60% owned subsidiary of the Corporation and holds three mining claims totaling approximately 600 hectares on the Hornito and Ceci Tres limestone deposits. The properties are located in Quebrada, Quelon, Community of Canela, IV Region, approximately 325 km north of Santiago, at an elevation of 1,000 meters and is not impacted by snow during the Chilean winter season. Access is by paved road for approximately 310 km and 15 km of gravel road to the mine site. All claims payments are current and paid to date.

Current Status

In June 2001, Cal Norte engaged Phoenix Process Engineering, Inc., to revise an internal preliminary study dated August 1999 which was prepared, based on utilizing a 150 tpd capacity oil fired vertical shaft lime kiln. Due to the substantial increase in world oil prices in mid-2001, the Corporation determined that utilizing oil to fire the kiln

could adversely impact the economics of the Cal Norte project. While oil prices were escalating, coal prices remained unaffected and relatively stable.

The revised preliminary study dated November 2001 incorporates the use of a rotary shaft lime kiln with a pre-heater which can be fired with either coal or petroleum products. The study incorporates an updated independent reserve report on the Hornito limestone deposit based on the results of a diamond drill program, which was completed in September 2001. The study also incorporates a new mining plan for the Hornito limestone deposit based on the results of the diamond drill program and on the results of crushing tests on limestone mined from Hornito, which were conducted in early 2001. The study is marked as "Preliminary/Subject to Final Revision" and will be finalized by the Corporation at such time as the final bid proposals are requested from companies which specialize in the design and supply of rotary shaft pre-heater kilns.

In August 2002, Metso Minerals Industries, Danville, Pennsylvania, completed extensive testing and issued its Final Test Report entitled "Rotary Batch Kiln Test on Cal Norte's Hornito Limestone Deposit." Based on the favorable results of the tests by Metso Minerals Industries, the Corporation re-initiated discussions with potential customers in late 2002.

In 2002, discussions were initiated with the Overseas Private Investment Corporation ("OPIC"), an agency of the U.S. government headquartered in Washington D.C. and a formal application for financing the Cal Norte lime project was submitted to OPIC in early 2003. Shortly thereafter gold prices started to increase substantially and the Corporation determined that it should refocus its attention on its Pimenton gold mine, which could be placed into operation in a shorter period of time than the 18 month construction period required to place a new lime kiln into operation at Cal Norte. The Corporation discussed this alternative with OPIC and the Cal Norte loan application was placed on hold. A new loan application was subsequently filed with OPIC on behalf of CM Pimenton by the corporation for the financing of restarting operations of the Pimenton gold mine. In December 2003, CM Pimenton entered into a loan agreement with OPIC.

In 2003, Cal Norte engaged Constructora BDS S.A., a Chilean construction firm, to review the revised preliminary study and to provide a $\pm 20\%$ cost estimate on the project based on increasing the lime kiln plant capacity from 150 tonnes of lime production per day up to 180 tonnes per day of lime production. This analysis included (1) a summary cost estimate, (2) details of cost estimating, (3) a construction program and (4) total project programs. While the estimated capital costs, excluding mine development and mine equipment costs, were estimated to be \$9,833,000 compared to an estimated \$7,404,544 for the 150 tonne per day capacity plant, the projected internal rate of return ("IRR") at a price of \$120 per tonne (100% basis free lime) on the larger capacity kiln was calculated at 46.2% compared to 27.7% net equity IRR on the smaller unit.

Reserves

The following is the summary section of the independent reserve report prepared in accordance with NI 43-101 under the direction of Mr. Selters, of Selters and Company Ltda. on the Hornito and Ceci Tres limestone deposits held by Cal Norte.

Hornito Mine

Summary

This represents a revised estimate of the Mine Recoverable Limestone Reserve for the Hornito mine, located in the Quelon valley approximately 100 road km northeast of Los Vilos, Region IV. The UTM coordinates of the mine are 291,400 East; 6,527,000 North. The Hornito and Ceci Tres mineral claims are held by Minera Cal Norte, which in turn is 60% owned by the Corporation.

The revised estimate has been prepared following completion of a five-hole 905.6-meter core drilling program conducted in May and June 2001.

The revised estimate is summarized as follows:

Hornito Limestone Resources and Mine Recoverable Reserves (tonnes)

Resource Category (1)		Reserve Category (2)	
Measured:	1,046,000	Proven:	918,000
Indicated	320,000	Probable:	263,000
Subtotal:	1,366,000		1,181,000 @ 90.4% CaCO₃

and additionally, in the Hornito Mine:

Inferred Resources: 808,000

- (1) The resource estimate was prepared from the geologic perspective by a qualified consulting geologist, Carlos Theune, who applied volumetric estimates and reasonable extensions to the grade and thickness data obtained from trench sampling and the limestone intersections from the recent drilling program. His estimate of the average thickness for Manto Principal is 6.8 meters. He applied that average thickness to a strike length of 330 meters times a vertical height of 183 meters for the measured category and an additional 53 meters depth for the indicated category. The density factor is 2.7 tonnes per cubic meter.
- (2) The measured and indicated portion of these resources are converted to a Mine Recoverable Limestone Reserve according to a mining plan developed by a “qualified person”, which includes the following factors:
 - (i) A cutoff of 86% CaCO₃ applied to all intersections to determine mine design limits (manto thickness). This cutoff corresponds to the minimum saleable product grade.
 - (ii) Adding a mining dilution factor of 30 centimeters to allow for over-break beyond the design mine limits. Where the adjacent wall rock was below 82% CaCO₃, the dilution is taken from within the high-grade section by reducing the mine design limit by the corresponding thickness. Mining procedures are designed to minimize the over-break and control delivered limestone grades to average 90% CaCO₃ or better in order to optimize the final lime product at 75% available calcium oxide or higher.
 - (iii) With these considerations, the average design limit manto thickness on Manto Principal before dilution is 6.34 meters. After 0.3 meters of dilution on each wall, the thickness is 6.9 meters.
 - (iv) The average density of the limestone is 2.7 tonnes per cubic meter.
 - (v) A total of 15% of the resource tonnage (with the added dilution) is deducted as mining loss as an allowance for permanent pillars. This relatively high mine recovery of 85% will be achieved by methods commonly used in underground gold mining on veins including provisions for systematic and safe recovery of most of the pillars.
 - (vi) Modification of the Mining Plan according to the new resource and geotechnical data from the drilling program. Plan will establish an inclined ramp with successively deeper crosscut to the limestone beds down to lowest elevation of the reserve (474 meters above sea level).

- (vii) Definition of a project with satisfactory economics for production and delivery of burnt lime to specific clients. (For the fundamental approach to and economic context for producing and marketing these limestone reserves, reference is made to the July 1999 feasibility study).
- (viii) Environmental Impact Study has been completed, presented and approved.

Additional Resources

Of the 808,000 tonnes of potential additional resources in the Inferred Resource category, 510,000 tonnes are estimated on the adjacent Mantos “B” and “D” based on excellent “single” intercepts in the southern sector of each of these Mantos (7.0 meters at 89.5% and 13.7 meters at 90.5% CaCO₃, respectively). Although there can be no certainty as to the extension of these zones along strike or dip, they can be easily reached by probe drilling from Manto Principal workings during the early stages of mine development, and should be readily converted to additional proven reserves, accessible for mining after the first year of operation.

Ceci Tres Summary

The Ceci Tres area is unchanged in terms of resource estimates since 1999. However, because no mine plan has been developed for the Ceci Tres mantos, the previously estimated proven and probable reserves are now re-classified as measured and indicated resources, totaling 2,465,000 tonnes distributed in three sectors. This change of classification is in response to the new Canadian reporting standards, which require a specific mining plan be developed for any reserves classified as Proven or Probable.

History

In July 1999, SAGC entered into a formal agreement with Compañía Minera Quelon for the formation of Compañía Cal Norte. Under the agreement, the Corporation acquired a 60% interest in Cal Norte, consisting principally of exploration properties valued at \$332,000. This acquisition was funded by the non-controlling interest. Other assets and liabilities of Cal Norte were not material. Compañía Minera Quelon contributed its mining equipment, related mine facilities and limestone deposits. SAGC has agreed to fund up to \$1,800,000 to Cal Norte as its contribution toward a project to develop a 150 tonne per day lime manufacturing operation.

As of September 30, 2007, SAGC had contributed \$1,255,000 to the project to finance a bankable feasibility study on the project and for environmental permitting and further mine development on the project.

In August 1999, a feasibility study for the development of a 150 tonne per day lime manufacturing facility to be located at the Cal Norte mine site was completed. On completion of the feasibility study the Corporation initiated discussions with several potential customers for the purchase of lime from the proposed Cal Norte facility. The Corporation obtained one contract for 30 tonnes per day of lime from a copper mining company and a letter of intent from a gold mining company. While continuing its efforts to obtain additional lime purchase contracts for the lime plant’s output the Corporation engaged a Chilean-based financial advisor to assist it in obtaining bank financing for the Cal Norte project. While discussions with banks were in progress, the Corporation was notified by the gold mining company from whom it had received a letter of intent that due to continued low gold prices, the mining company had made the decision to terminate operations at its gold mine. The loss of this potential contract substantially reduced the Corporation’s ability to reach satisfactory financing terms.

In October 1999, the Corporation received all requisite environmental permits on the Cal Norte project, following which it initiated further discussions with the Chilean copper company from whom it had received a contract commitment for 30 tonnes of lime per day. The results of these discussions are described above under “Current Status.”

All claims payments have been validly paid to date and Cal Norte holds a servidumbre to the property.

Competition, Environment and Foreign Operations

The mining industry is intensely competitive in all of its phases. The Corporation competes with many companies possessing greater technical facilities and financial resources than are available to it.

All phases of the Corporation's operations are subject to environmental regulation in the various jurisdictions in which it operates. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees.

The Corporation is subject to exchange variations against its functional currency, the United States dollar, as it purchases certain goods and services in Chilean pesos and Canadian dollars. The Chilean peso fluctuates in line with a basket of currencies currently consisting of the US dollar, the Euro and the Japanese yen. The Central Bank of Chile from time to time re-weights the percentage of emphasis placed on a given currency in the basket and may from time to time replace one world currency in the basket with another world currency. The Corporation's revenues, if any, in the future, will be primarily derived from the mining and sale of gold, copper, limestone and lime and the disposition of interests in mineral properties or interests related thereto. The price of these commodities has fluctuated widely, particularly in recent years, and is affected by numerous factors beyond the Corporation's control including international, economic and political trends, expectations of inflation, currency exchange fluctuations, interest rates and global or regional consumptive patterns.

ITEM 4: DIVIDENDS

The Corporation has not paid any cash dividends in the last three years nor any dividends prior to that time. The Corporation does not contemplate paying any dividends at this time, but will review this policy in the future.

ITEM 5: CAPITAL STRUCTURE

The Corporation has one class of authorized security. This class of security is Common Shares which has one voting right per share. Provisions for exchange, conversion, exercise, redemption and retraction and rights upon dissolution or winding up the affairs of the Corporation require a majority of the votes cast at a special meeting of the shareholders of the Corporation.

ITEM 6: MARKET FOR SECURITIES

Market for Securities and Capital Structure

The Corporation has one class of common stock outstanding and is traded on the Toronto Stock Exchange under the symbol "SAG". At September 30, 2007, the Corporation had 570,842,909 shares outstanding.

SAGC Stock Closing Prices and Volume, Fiscal 2007

	<u>Price</u>	<u>Volume</u>
10/31/06	0.040	6,124,197
11/30/06	0.050	10,955,940
12/29/06	0.040	20,364,331
1/31/07	0.040	12,653,126
2/28/07	0.040	9,346,821
3/30/07	0.045	12,305,128
4/30/07	0.045	7,210,187
5/31/07	0.055	33,382,041
6/29/07	0.040	35,131,621
7/31/07	0.035	15,508,420
8/31/07	0.045	20,734,800
9/28/07	0.050	21,571,855

On a fully diluted basis the Corporation had 835,929,585 shares outstanding as of September 30, 2007, consisting of 570,842,909 Common Shares; 61,395,000 Common Share options at a weighted average exercise price of \$0.074; 175,583,372 Common Share purchase warrants at a weighted average exercise price of \$0.103; and \$1,600,000 convertible notes convertible into 28,108,304 Common Shares.

ITEM 7: ESCROWED SECURITIES

The Corporation has no escrowed securities.

ITEM 8: DIRECTORS AND OFFICERS

Directors are elected at each annual meeting of shareholders to hold office until the subsequent annual meeting. The names and municipality of residence of the directors and officers of the Corporation, the positions and offices held by them within the Corporation, their respective direct and indirect shareholdings in the Corporation, and their principal occupations for the past five years are set forth in the table below.

Nominee	Position held in Corporation	Principal Occupation¹	Director Since	Number of Common Shares Beneficially Owned or Controlled as at December 14, 2007²
Paul J. DesLauriers Toronto, ON, Canada ^{3,4}	Director	Executive Vice President and Director Corporate Finance, Loewen, Ondaatje, McCutcheon Limited (brokerage firm) ¹	February 5, 2002	2,356,061 ⁵
Patrick Esnouf Santiago, Chile	President	President and a director of the Corporation and Chairman of the Board of Andean Resources Limited, a TSX listed company	June 28, 2007	1,000,000
Mario Hernandez Santiago, Chile	Executive Vice President, Claims and Land Management and Director	Executive Vice President, Claims and Land Management and a director of the Corporation	March 13, 1997	62,638,711

Nominee	Position held in Corporation	Principal Occupation¹	Director Since	Number of Common Shares Beneficially Owned or Controlled as at December 14, 2007²
William Hill Rockwood, ON. Canada ³	Director	President of Wm. Hill Associates, a mining consulting firm	June 28, 2007	nil
Stephen W. Houghton New York, N.Y., U.S.A.	President, Chief Executive Officer and director	President, Chief Executive Officer and a director of the Corporation	May 12, 1994	28,010,019
William C. O'Donnell New York, NY	Executive Vice President, Chief Financial Officer and Secretary	Executive Vice President and Chief Financial Officer of the Corporation and independent consultant	Not Applicable	4,285,493
Juan Proaño	Director	A consultant to the Minera Poderosa, a gold mine located in Peru	June 28, 2007	nil
Frederick D. Seeley West Falmouth, MA, U.S.A. ^{3,4}	Director	Chairman Givens Hall Bank and Trust Ltd. (Cayman Islands, BWI)	May 12, 1994	377,500
David R. S. Thomson Santiago, Chile	Executive Vice-President, Exploration and Director	Executive Vice-President, Exploration and a director of the Corporation	March 13, 1997	40,882,446

Notes

1. Information respecting the principal occupation of each director has been provided by such director.
2. Information respecting holdings of common shares of the Corporation has been provided by individual directors.
3. Member of Audit Committee.
4. Member of Compensation Committee.
5. Held by a company of which Mr. DesLauriers owns all of the issued and outstanding shares.
6. Of said shares, 57,403,003 are held by two separate companies; all of the issued and outstanding shares of each of these companies are owned by Mr. Hernandez. The remaining 5,235,708 are held in the name of Mr. Hernandez personally.
7. These shares are held by a company which is controlled by another company of which Mr. Thomson owns 66% of the issued and outstanding shares.

As at December 18, 2007, the directors and officers of the Corporation, as a group, beneficially owned, directly or indirectly, or exercised control over, an aggregate of 139,550,230 common shares representing approximately 21% of the issued and outstanding common shares of the Corporation on such date.

Cease trade orders, Bankruptcies, Penalties and Sanctions

No director or officer of the Corporation or shareholder holding a sufficient number of securities of the Company to affect materially the control of the Corporation is, or within ten years prior to the date hereof has been, a director or officer of any other Corporation that, while that person was acting in that capacity:

- (a) was the subject of a cease trade order or similar order or an order that denied the other company access to any exemptions under Ontario securities law for a period of more than 30 consecutive days; or

- (b) was subject to an event that resulted, after the director or executive officer ceased to be a director or executive officer, in the company being the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days; or
- (c) within a year of that person's ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangements or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets.

No director or officer of the Company, and no shareholder holding sufficient securities to affect materially the control of the Company has during the ten years prior to the date hereof:

- (a) been subject to any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority or has entered into a settlement agreement with a Canadian securities regulatory authority; or
- (b) been subject to any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor making an investment decision.

Conflicts of Interest

The directors of the Corporation are required by law to act honestly and in good faith with a view to the best interest of the Corporation and to disclose any interests that they may have in any project or opportunity of the Corporation. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict is required to disclose his interest and abstain from voting on such matter.

To the best of the Corporation's knowledge, there are no known existing or potential conflicts of interest among the Corporation, its directors, officers or other members of management of the Corporation as a result of their outside business interests at the date hereof. However, certain of the directors, and officers and other members of management are engaged and will continue to be engaged in certain business interests on their own behalf and on behalf of other companies, and situations may arise in the futures where the directors, and officers and other members of Management may be in direct competition with the Corporation.

The directors and officers of the Corporation have been advised of their obligations to act at all times in good faith in the interest of the Corporation and to disclose any conflicts to the Corporation if and when they arise.

ITEM 9: LEGAL PROCEEDINGS AND REGULATORY ACTIONS

There are no legal proceedings or regulatory actions against the Company as of the date of this Annual Information Form.

ITEM 10: INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Mr. David R. S. Thomson and Mr. Mario Hernandez, both Directors and Executive Vice Presidents of the Corporation, each hold a 3% net smelter royalty on the Pimenton gold/copper mining property which is 100% owned by the Corporation.

In addition, Mr. Stephen W. Houghton, Chief Executive Officer; Mr. David R. S. Thomson; Mr Mario Hernandez and Matthew Thomson, a geologist for the Corporation, hold respectively a 1%, 1%, 1% and .2% net smelter royalty on the Tordillo Prospect which is 100% owned by the Corporation.

ITEM 11: TRANSFER AGENT AND REGISTRAR

The registrar and transfer agent for the common shares of the Corporation is Computershare Trust Company of Canada at its principal office in Toronto, Ontario.

ITEM 12: MATERIAL CONTRACTS

Material Contracts

The Corporation does not have any material contracts or subcontracts, other than contracts entered into in the ordinary course of business, that are still in effect and entered into after January 1, 2002.

ITEM 13: INTEREST OF EXPERTS

John J. Selters was an Independent Qualified Person under NI 43-101 when he prepared the Pimenton Technical Report dated October 2002, described in this Annual Information Form.

Mr. Selters also prepared the Reserves and Resources reports in accordance with NI 43-101 on Pimenton as of March 2005.

Mr. Selters also prepared the preliminary feasibility study for the Cathedral/Rino limestone project during 2002.

Mr. Selters also prepared the Reserves and Resources reports in accordance with NI 43-101 on Cal Norte’s Hornito limestone deposit.

When Mr. Selters prepared the aforementioned reports and study, he did not have any registered or beneficial interest, direct or indirect, in any securities or other property of the Corporation or subsidiaries or affiliates of the Corporation.

ITEM 14: AUDIT COMMITTEE INFORMATION

The Audit Committee’s Charter

The complete text of the Charter for the Audit Committee (the “**Charter**”), is attached hereto as Schedule “A”.

Composition of the Audit Committee

The Audit Committee has three members all of whom are independent. All of the members of the Audit Committee are financially literate.

Name of Member	Independent ⁽¹⁾	Financially Literate ⁽²⁾	Relevant Education and Experience
Paul J. DesLauriers	Yes	Yes	Concordia University, BA, BC ⁽³⁾
Frederick D. Seeley	Yes	Yes	Princeton University, BA ⁽⁴⁾
William Hill	Yes	Yes	University of Toronto, PE ⁽⁵⁾

Notes

(1) To be considered independent, a member of the Audit Committee must not have any direct or indirect “material relationship” with the Corporation. A “material relationship” is a relationship which could, in the view of the board of directors of the Corporation, be reasonably expected to interfere with the exercise of a member’s independent judgment.

(2) To be considered financially literate, a member of the Audit Committee must have the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally

comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Corporation's financial statements.

- (3) Mr. DesLauriers has more than 30 years experience in the stock brokerage business and is Executive Vice President of Loewen Ondaatje McCutcheon Ltd.
- (4) Mr. Seeley has more than 30 years experience as a banker with the Schroder Group and is currently a Director of Givens Hall Bank and Trust Ltd.
- (5) Mr. Hill has more than 30 years experience as a professional engineer and has been a director of more than 10 mining companies.

Audit Committee Oversight

Since the commencement of the Corporation's most recently completed financial year, there has not been a recommendation of the Audit Committee to nominate or compensate an external auditor which was not adopted by the Corporation's board of directors.

Pre-Approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described in Section III "Responsibilities and Duties - External Auditors" of the Charter.

External Auditor Service Fees (By Category)

The following table discloses the fees billed to the Corporation and its subsidiaries for professional services rendered by PricewaterhouseCoopers LLP (exclusive of GST) during the financial years ended September 30, 2006 and September 30, 2007.

Financial Period Ending	Audit Fees ⁽¹⁾	Audit-Related Fees ⁽²⁾	Tax Fees ⁽³⁾	All Other Fees ⁽⁴⁾
September 30, 2006	\$241,261	Nil	Nil	3,183
September 30, 2007	\$228,803	Nil	Nil	3,183

Notes:

- (1) The aggregate fees billed for audit services.
- (2) The aggregate fees billed for assurance and related services that are reasonably related to the performance of the audit or review of the Company's financial statements and are not disclosed in the "Audit Fees" column consisting of reimbursement of out-of-pocket expenses incurred by the auditors.
- (3) The aggregate fees billed for tax compliance, tax advice, and tax planning services.
- (4) The aggregate fees billed for professional services other than those listed in the other columns consisting of reimbursement of Canadian Public Accounting Board Fees.

ITEM 15: ADDITIONAL INFORMATION

- (1) For more information on the Corporation's consolidated financial information, see the Consolidated Financial Statements in the Corporation's 2007 Annual Report which is available for review on SEDAR at www.sedar.com and is incorporated by reference herein. For more information on the Corporation, see the section of the Corporation's 2007 Annual Report entitled "Management's Discussion and Analysis of Financial Conditions and Results of Operations".
- (2) The Corporation shall provide to any person or company, upon request to Stephen W. Houghton, President and Chief Executive Officer, at 420 Madison Avenue, New York, New York 10017
 - (a) when the securities of the Corporation are in the course of a distribution under a preliminary short form prospectus or a short form prospectus has been filed in respect of a distribution of its securities

- (i) one copy of the Annual Information Form of the Corporation, together with one copy of any document, or the pertinent pages of any document, incorporated by reference herein;
 - (ii) one copy of the comparative financial statements of the Corporation for its most recently completed financial year for which financial statements have been filed together with the accompanying report of the auditors thereon, and one copy of the most recent interim financial statements of the Corporation that have been filed, if any, for any period after the end of its most recently completed financial year;
 - (iii) one copy of the management information circular of the Corporation in respect of its most recent annual meeting of shareholders that involved the election of directors or one copy of any annual filing prepared instead of that information circular, as appropriate; and
 - (iv) one copy of any other documents that are incorporated by reference into the preliminary short form prospectus or the short form prospectus and are not required to be provided under (i), (ii) or (iii) above; or
- (b) at any other time, one copy of any other documents referred to in (1)(a)(i), (ii) and (iii) above, provided that the Corporation may require the payment of a reasonable charge if the request is made by a person or company who is not a security holder of the Corporation.
- (3) Additional information, including directors' and officers' remuneration and indebtedness, principal holders of the Corporation's securities, options to purchase securities and interests of insiders in material transactions, where applicable, is contained in the Corporation's most recent management information circular described in (1)(a)(iii) above. Additional information is also provided in the Corporation's consolidated financial statements for the year ended September 30, 2007 which is available for review on SEDAR at www.sedar.com and is incorporated by reference herein.

SCHEDULE “A”

SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED CHARTER OF THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS

I. PURPOSE

The audit committee (the “**Audit Committee**”) is a committee of the board of directors (the “**Board of Directors**”) of South American Gold and Copper Limited (the “**Corporation**”). The primary function of the Audit Committee is to assist the Board of Directors in fulfilling its oversight responsibilities relating to the financial accounting and reporting process and internal controls for the Corporation by:

- reviewing the financial reports and other financial information before such reports and other financial information is provided by the Corporation to any governmental body or the public;
- recommending the appointment and reviewing and appraising the audit efforts of the Corporation’s external auditors and providing an open avenue of communication among the external auditors, financial and senior management and the Board of Directors;
- serving as an independent and objective party to monitor the Corporation’s financial reporting process and internal controls, the Corporation’s processes to manage business and financial risk, and its compliance with legal, ethical and regulatory requirements; and
- encouraging continuous improvement of, and fostering adherence to, the Corporation’s policies, procedures and practices at all levels.

The Audit Committee will primarily fulfill these responsibilities by carrying out the activities enumerated in Part III of this Charter. The Audit Committee’s primary function is to assist the Board of Directors in fulfilling its responsibilities. It is, however, the Corporation’s management which is responsible for preparing the Corporation’s financial statements and it is the Corporation’s external auditors which are responsible for auditing those financial statements.

II. COMPOSITION AND MEETINGS

The Audit Committee is to be comprised of such number of directors as determined by the Board of Directors, all of whom must be “independent” directors (as such term is defined in Appendix I). All members of the Audit Committee must, to the satisfaction of the Board of Directors, be “financially literate” (as such term is defined in Appendix I).

The members of the Audit Committee must be elected by the Board of Directors at the annual organizational meeting of the Board of Directors and serve until their successors are duly elected. Unless a Chairman is elected by the full Board of Directors, the members of the Audit Committee may designate a Chairman by majority vote of the full Audit Committee membership.

The Audit Committee is to meet at least four times annually (and more frequently if circumstances require). The Audit Committee is to meet prior to the filing of quarterly financial statements to review and discuss the unaudited financial results for the preceding quarter and the related management’s discussion & analysis (“**MD&A**”) and is to meet prior to filing the annual audited financial statements and MD&A in order to review and discuss the audited financial results for the year and related MD&A.

As part of its role in fostering open communication, the Audit Committee should meet at least annually with management and the external auditors in separate executive sessions to discuss any matters that the Audit Committee or each of these groups believe should be discussed privately.

The Audit Committee may ask members of management or others to attend meetings and provide pertinent information as necessary. For purposes of performing their oversight related duties, members of the Audit Committee are to be provided with full access to all corporate information and are to be permitted to discuss such information and any other matters relating to the financial position of the Corporation with senior employees, officers and external auditors of the Corporation.

A quorum for the transaction of business at any meeting of the Audit Committee is (the presence in person or by telephone or other communication equipment of) a simple majority of the total number of members of the Audit Committee or such greater number as the Audit Committee may by resolution determine. If within one hour of the time appointed for a meeting of the Audit Committee, a quorum is not present, the meeting shall stand adjourned to the same hour on the second business day following the date of such meeting at the same place. If at the adjourned meeting a quorum as hereinbefore specified is not present within one hour of the time appointed for such adjourned meeting, the quorum for the adjourned meeting will consist of the members then present.

Should a vacancy arise among the members of the Audit Committee, the remaining members of the Audit Committee may exercise all of its powers and responsibilities so long as a quorum remains in office.

Meetings of the Audit Committee are to be held from time to time at such place as the Audit Committee or the Chairman of the Audit Committee may determine, within or outside Nova Scotia, upon not less than three days' prior notice to each of the members. Meetings of the Audit Committee may be held without three days' prior notice if all of the members entitled to vote at such meeting who do not attend, waive notice of the meeting and, for the purpose of such meeting, the presence of a member at such meeting shall constitute waiver on his or her part. The Chairman of the Audit Committee, any member of the Audit Committee, the Chairman of the Board of Directors, the Corporation's external auditors, or the Chief Executive Officer, Chief Financial Officer or Secretary of the Corporation is entitled to request that the Chairman of the Audit Committee call a meeting. A notice of the Audit Committee may be given verbally, in writing or by telephone, fax or other means of communication, and need not specify the purpose of the meeting.

The Audit Committee shall keep minutes of its meetings which shall be submitted to the Board of Directors. The Audit Committee may, from time to time, appoint any person who need not be a member, to act as secretary at any meeting.

All decisions of the Audit Committee will require the vote of a majority of its members present at a meeting at which quorum is present. Action of the Audit Committee may be taken by an instrument or instruments in writing signed by all of the members of the Audit Committee, and such actions shall be effective as though they had been decided by a majority of votes cast at a meeting of the Audit Committee called for such purpose. Such instruments in writing may be signed in counterparts each of which shall be deemed to be an original and all originals together shall be deemed to be one and the same instrument.

III. RESPONSIBILITIES AND DUTIES

To fulfill its responsibilities and duties, the Audit Committee shall:

Generally

1. Create an agenda for the ensuing year.
2. Review and update this Charter at least annually, prepare revisions to its provisions where conditions so dictate and submit such proposed revisions to the Board of Directors for approval.
3. Describe fully in the Corporation's management information circular or its annual information form ("AIF") the Audit Committee's composition and responsibilities and how they were discharged, and

otherwise assist management in providing the information required by applicable securities legislation (including the form requirements under Multilateral Instrument 52-110) in the Corporation's AIF.

4. Report periodically to the Board of Directors.
5. Conduct or authorize investigations into any matters within the Audit Committee's scope of responsibilities. The Audit Committee shall be empowered to retain and compensate independent counsel, accountants and other professionals to assist it in the performance of its duties as it deems necessary.
6. Perform any other activities consistent with this Charter, the Corporation's By-laws and governing law, as the Audit Committee or the Board of Directors deems necessary or appropriate.

Documents/Reports Review

7. Review the Corporation's interim and annual financial statements, results of audits as well as all interim and annual MD&A and interim and annual earnings press releases prior to their publication and/or filing with any governmental body, or the public.
8. Review policies and procedures with respect to directors' and senior officers' expense accounts and management perquisites and benefits, including their use of corporate assets and expenditures related to executive travel and entertainment, and review the results of the procedures performed in these areas by the external auditors, based on terms of reference agreed upon by the external auditors and the Audit Committee.
9. Satisfy itself that adequate procedures are in place for the review of the Corporation's public disclosure of financial information extracted or derived from the Corporation's financial statements, other than the public disclosure addressed in paragraph 7 of this part, and periodically assess the adequacy of such procedures.
10. Review the audited annual financial statements to satisfy itself that they are presented in accordance with general accepted accounting principles.
11. Provide insight to related party transactions entered into by the Corporation.

External Auditors

12. Recommend to the Board of Directors the selection of the external auditors, considering independence and effectiveness, and approve the fees and other compensation to be paid to the external auditors. Instruct the external auditors that the Board of Directors, as the shareholders' representative, is the external auditors' client.
13. Monitor the relationship between management and the external auditors, including reviewing any management letters or other reports of the external auditors and discussing and resolving any material differences of opinion between management and the external auditors.
14. Review and discuss, on an annual basis, with the external auditors all significant relationships they have with the Corporation to determine their independence.
15. Pre-approve all audit and non-audit services to be provided to the Corporation or its subsidiaries by the external auditors.
16. Oversee the work and review the performance of the external auditors and approve any proposed discharge of the external auditors when circumstances warrant. Consider with management and the external auditors the rationale for employing accounting/auditing firms other than the principal external auditors.

17. Periodically consult with the external auditors out of the presence of management about significant risks or exposures, internal controls and other steps that management has taken to control such risks, and the completeness and accuracy of the Corporation's financial statements. Particular emphasis should be given to the adequacy of internal controls to expose any payments, transactions, or procedures that might be deemed illegal or otherwise improper.
18. Ensure that the external auditors report directly to the Audit Committee, ensure that significant findings and recommendations made by the external auditors are received and discussed with the Audit Committee on a timely basis and arrange for the external auditors to be available to the Audit Committee and the full Board of Directors as needed.
19. Review and approve the Corporation's hiring policies regarding partners, employees and former partners and employees of the Corporation's external auditors.

Financial Reporting Processes

20. In consultation with the external auditors, review the integrity of the Corporation's financial reporting processes, both internal and external.
21. Consider the external auditors' judgments about the quality and appropriateness, not just the acceptability, of the Corporation's accounting principles and financial disclosure practices, as applied in its financial reporting, particularly about the degree of aggressiveness or conservatism of its accounting principles and underlying estimates and whether those principles are common practices.
22. Consider and approve, if appropriate, major changes to the Corporation's accounting principles and practices as suggested by management with the concurrence of the external auditors and ensure that management's reasoning is described in determining the appropriateness of changes in accounting principles and disclosure.

Process Improvement

23. Establish regular and separate systems of reporting to the Audit Committee by each of management and the external auditors regarding any significant judgments made in management's preparation of the financial statements and the view of each as to appropriateness of such judgments.
24. Review the scope and plans of the external auditors' audit and reviews prior to the audit and reviews being conducted. The Audit Committee may authorize the external auditors to perform supplemental reviews or audits as the Audit Committee may deem desirable.
25. Following completion of the annual audit, review separately with management and the external auditors any significant changes to planned procedures, any difficulties encountered during the course of the audit, including any restrictions on the scope of work or access to required information and the cooperation that the external auditors received during the course of the audit.
26. Review and resolve any significant disagreements between management and the external auditors in connection with the preparation of the financial statements.
27. Where there are significant unsettled issues, the Audit Committee is to assist in arriving at an agreed course of action for the resolution of such matters.
28. Review with the external auditors and management significant findings during the year and the extent to which changes or improvements in financial or accounting practices, as approved by the Audit Committee, have been implemented. This review should be conducted at an appropriate time subsequent to implementation of changes or improvements, as decided by the Audit Committee.

29. Review activities, organizational structure, and qualifications of the Corporation's Chief Financial Officer and staff in the financial reporting area and see to it that matters related to succession planning within the Corporation are raised for consideration to the full Board of Directors.

Ethical and Legal Compliance

30. Establish procedures for the receipt, retention and treatment of complaints received by the Corporation regarding accounting, internal controls or auditing matters, and the confidential, anonymous submission by employees of concerns regarding questionable accounting or auditing matters.
31. Review management's monitoring of the Corporation's systems in place to ensure that the Corporation's financial statements, reports and other financial information disseminated to governmental organizations and the public satisfy legal requirements.
32. Review, with the Corporation's counsel, legal and regulatory compliance matters, including corporate securities trading policies, and matters that could have a significant impact on the Corporation's financial statements.

Risk Management

33. Review management's program of risk assessment and steps taken to address significant risks or exposures, including insurance coverage, and obtain the external auditors' opinion of management's assessment of significant financial risks facing the Corporation and how effectively such risks are being managed or controlled.

The foregoing list is not exhaustive. The Audit Committee may, in addition, perform such other functions as may be necessary or appropriate for the performance of its responsibilities and duties.

March 1, 2006

Appendix I
SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED
CHARTER OF THE AUDIT COMMITTEE
OF THE BOARD OF DIRECTORS

Independence and Financial Literacy

Independence Requirement of Multilateral Instrument 52-110

Multilateral Instrument 52-110 - Audit Committees (“**MI 52-110**”) provides, in effect, that a member of the Audit Committee is “**independent**” if that member has no direct or indirect material relationship with the Corporation which could, in the view of the Board of Directors, reasonably interfere with the exercise of the member’s independent judgment. MI 52-110 provides that the following individuals are considered to have a “**material relationship**” with the Corporation and, as such, would not be considered independent:

- (a) an individual who is, or has been, an employee or executive officer of the Corporation, unless the prescribed period has elapsed since the end of the service or employment;
- (b) an individual whose immediate family member is, or has been, an executive officer of the Corporation, unless the prescribed period has elapsed since the end of the service or employment;
- (c) an individual who is, or has been, an affiliated entity of, a partner of, or employed by, a current or former internal or external auditor of the Corporation, unless the prescribed period has elapsed since the person’s relationship with the internal or external auditor, or the auditing relationship, has ended;
- (d) an individual whose immediate family member is, or has been, an affiliated entity of, a partner of, or employed in a professional capacity by, a current or former internal or external auditor of the Corporation, unless the prescribed period has elapsed since the person’s relationship with the internal or external auditor, or the auditing relationship, has ended;
- (e) an individual who is, or has been, or whose immediate family member is or has been, an executive officer of an entity if any of the Corporation’s current executive officers serve on the entity’s compensation committee, unless the prescribed period has elapsed since the end of the service or employment;
- (f) an individual who
 - (i) has a relationship with the Corporation pursuant to which the individual may accept, directly or indirectly, any consulting, advisory or other compensatory fee from the Corporation or any subsidiary entity of the Corporation, other than as remuneration for acting in his or her capacity as a member of the Board of Directors or any committee of the Board of Directors, or as a part-time chair or vice-chair of the Board of Directors or any committee of the Board of Directors; or
 - (ii) receives, or whose immediate family member receives, more than Cdn\$75,000 per year in direct compensation from the Corporation, other than as remuneration for acting in his or her capacity as a member of the Board of Directors or any committee of the Board of Directors, or as a part-time chair or vice-chair of the Board of Directors or any committee of the Board of Directors, unless the prescribed period since he or she ceased to receive more than Cdn\$75,000 per year in such compensation; and
- (g) an individual who is an affiliated entity of the Corporation or any of its subsidiary entities.

For purpose of the definition of “material relationship”, the terms set out below shall have the following meanings:

“affiliated entity” - a person or company is considered to be an affiliated entity of another person or company if (a) one of them controls or is controlled by the other or if both persons or companies are controlled by the same person

or company, or (b) the person or company is (i) both a director and an employee of an affiliated entity, or (ii) an executive officer, general partner or managing member of an affiliated entity. A person will not be considered to be an affiliated entity of the Corporation if the person (a) owns, directly or indirectly, 10% or less of any class of voting securities of the Corporation; and (b) is not an executive officer of the Corporation;

“company” - any corporation, incorporated association, incorporated syndicate or other incorporated organization;

“control” - the direct or indirect power to direct or cause the direction of the management and policies of a person or company, whether through ownership of voting securities or otherwise;

“executive officer” of an entity – means an individual who is (a) a chair of the entity; (b) a vice-chair of the entity; (c) the president of the entity; (d) a vice-president of the entity in charge of a principal business unit, division or function including sales, finance or production; (e) an officer of the entity or any of its subsidiary entities who performs a policy-making function in respect of the entity; or (f) any other individual who performs a policy-making function in respect of the entity;

“person” - an individual partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, trustee, executor, administrator, or other legal representative;

“prescribed period” - means the shorter of: (a) the period commencing on March 30, 2004 and ending prior to the date the determination as to the independence of the individual by the Board of Directors is made; and (b) the three year period ending immediately prior to the date the determination as to the independence of the individual by the Board of Directors is made; and

“subsidiary entity” - a person or company is considered to be a subsidiary entity of another person or company if (a) it is controlled by (i) that other, or (ii) that other and one or more persons or companies each of which is controlled by that other, or (iii) two or more persons or companies, each of which is controlled by that other; or (b) it is a subsidiary entity of a person or company that is the other’s subsidiary entity.

Financial Literacy

MI 52-110 provides that a director will be considered “**financially literate**” if he or she has the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Corporation’s financial statements.